(2) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said

Provided that the Central Government may, if satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

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When Age limit Educational and other quatures. For direct lifeations required for direct age and probation, of recruits recruits education. If any ment ruitment what which all qualifications prescribed recruit. It any from recruit apply in composition apply in case of promoters. When the case of promoters are and to be of the case of promoters. When the case of promoters are and to be of the case of promoters. When the case of promoters are and to be of the case of promoters. When the case of promoters are and to be of the case of promoters.	As re- quired under the rules.
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[No. F. 1/3/63-FI-"FIIRR-A/2] S. PAD MANABHAN, Under Secy.

MINISTRY OF INFORMATION AND BROADCASTING Nove Delhi-2, the 8th March, 1963

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ise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following tute of India (Class I Posts) Recruitment Rules, 1961, published with the notification of the Government of India in the Breadeasting No. G.S.R. 660, dated the 25th April, 1961, namely :	
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proviso to article 309 of the Constitution, the President hereby ment Rules, 1961, published with the notification of the Governed the 25th April, 1961, namely :—	
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MINISTRY OF TRANSPORT & COMMUNICATIONS

(Department of Transport)

MERCHANT SHIPPING

New Delhi, the 4th March 1963

G.S.R. 454.—The following draft of certain rules which the Central Government proposes to make in exercise of the powers conferred by clause (e) of subsection (2) of section 236 of the Merchant Shipping Act, 1958 (44 of 1958) and in supersession of all previous rules and orders on the subject, is hereby published as required by sub-section (1) of the said section for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after 4th day of April 1963.

Any objections or suggestions which may be received from any person with respect to the said draft before the date so specified will be taken into consideration by the Central Government.

DRAFT RULES

- 1. Short Title, Commencement and Application.—(1) These rules may be called the Merchant Shipping (Form of Passenger Ships' Survey Certificates) Rules, 1963.
 - (2) They shall come into force at once.
- (3) They shall apply to sea-going passenger ships fitted with mechanical means of propulsion.
 - 2. Definitions.—In these rules,—
 - (a) "Act" means the Merchant Shipping Act, 1958;
 - (b) "Schedule" means a Schedule to these rules.
- 3. Declaration of Survey.—The form of declaration of survey referred to in section 223 of the Act shall be as set out in Schedule I.
- 4. Certificate of Survey.—(1) The form of certificate of survey referred to in section 225 of the Act shall be as set out in Schedule II.
- (2) Every certificate of survey shall be issued in duplicate by the Principal Officer or in his absence by the Surveyor carrying out his duties.
- (3) The owner or master of every ship for which a certificate of survey has been granted shall cause one of the duplicates thereof to be affixed, and kept effixed so long as the certificate remains in force and the ship is in use on some conspicuous part of the ship where it may be easily read by all persons on board hereof.
- 5. Expired, Cancelled, or Suspended Certificates of Survey.—Every certificate of survey granted under the Act which has expired, or has been cancelled or suspended, shall be forwarded as soon as possible to the Principal Officer by whom the certificate was originally issued.
- 6. Penalty.—Whoever commits a breach of any of the provisions of these rules hall be punishable with fine which may extend to one thousand rupees, and if he breach is a continuing one, with further fine which may extend to fifty rupees or every day after the first during which the breach continues.



SCHEDULB I

(See Rule 3)

Issued by the Governmet of India

DECLARATION OF SURVEY OF A PASSENGER SHIP

Issued by the Government of India.

SHIP Single, Twin,
Triple or Quadruple
Screw, and Registered
Horse-Power Registered I Name and Official Number Register, Tonnage Port of Registry Registered Length in feet Name and address of Owner or Agents. Master and Officers Personal Name(s) Surname Number Grade Rank Certificate Place of Issue Pira Mate

Second Mate . Chief Engineer Second Engineer

Third Engineer Doctor .

HULL

By whom built:

Number of watertight Transverse Bulk-Extent of Double Bottom Where Built When Built

Classed,
Date of
Loadline
Certificate heads extending to the Bulkhead Deck Date up to which it remains valid

Where

Whether Steel, welded and Structural Fire Pro-or Rivited tection

Method

Height of Guard Rails or Bulwarks

Date of the last external Ex-

Above Main or Upper Deck.

Above the Quarter Deck

		MACH	INERY A	ND BOIL	ERS		
E	ingines	20				Cvi	nders
Number	STEAM	INTER	NAL COL	MB- Nun	abes]	Diameter	Length of
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	FIRE AF	PLIANCES		
Er	ttinguishers	No.	Descri	iption
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Non-Portable	of the state and	the transfer of the second		a de la composición del composición de la compos
Fixed	. Cargo Space			
Pumps	Machinery Other Space			
Breathing Apparatus	1000			187
Are the arrang action? Number of Bower an	Description of	LANEOUS PAR	Date when	Minimum
chors and Length and Diameter Chain Cables	the main and	going astern sufficient for the proper control of the ship in all circumstances	propeller shafts were last inspected	number of certificated life boatmen required & Actual on board
chors and Length	of the Auxilliary Steering	astern sufficient for the proper control of the ship in all	shafts were	certificated lift boatmen required & Actual on
chors and Length and Diameter Chain Cables Fathoms Diameter	the main and the Auxilliary Steering Gears	going astern sufficient for the proper control of the ship in all circumstances Is the necess- ary stability data on board?	Date of inspection of Certificate of Registry	No. of persons composing the crew

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COMPASSES

on Date of last adjust-ment Date when ship was last swung for verification

Name and address, or name and rating of persons giving accompanying certificate of adjustment/verification or correctness

HOSPITAL

Permanent on Upper Deck

Temporary on Upper Deck

Number of bunks

Superficial deck area

Cubic feet of air space

Number of Superficial feet re-served

Voyages of duration over not exceeding hours

EQUIPMENTS

Description and state of distilling apparatus

No. of gallons of pure cold water that it is capable of producing in 24 hours

SPACE AVAILABLE FOR

UNBERTHED PASSENGERS

PILGRIMS

(Two children under 12 to be reckoned as one unberthed passenger).

Space available for	Unberthed		Numb	er of unberthed pas	ssengers
available for	- Berra			Pilgrims	
	pilgrims	Total sq. feet	Voyages of duration not exceeding 24 hours	Voyages of duration between 24 and 48 hours	Voyages ex- ceeding 48 hours
7-1			Fair Foul Season Season	Fair Foul Season Season	Fair Foul Season Season

N. B.—In the case of pilgrim ships items which are not applicable should be struck out.

						BDIVISION		LINE			
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Type of line-throwing appliance :—	A CONTRACTOR OF THE CONTRACTOR
No. of sets of Davits required by L. S. A. Rules	If full No. of sets of Davits and life-boat capacity required by L.S.A. Rules are not fitted, quote authority for exemption.
Minimum Aggregate Capacity of Life-boats required by L.S.A. Rules.	
Class of ship under L.S.A. Rules.	
	Date of issue of former Certificate.
RADIO INSTALLATIO	ONS
Radio Telegraphy/Radio T	clephony .
RADIO PERSONI	
Rank Personal Name(s)	Surname Number of Class of certificate certificate
First Operator	
Second Operator	
Third Operator	
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RADIO TI	ELEGRAPHY
Particulars to be inserted in case of Ships require	아른 아들은 사람들은 아들이 아니는 아들이 가는 것이 아들은 아들은 아들이 아들이 아들이 아들이 아들이 아들이 아들이 아들이 아들아 아들아
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separated or combined	Control of the Contro
hether direction-finder fitted	

	3. th	e subdiv	isio	n los	d lines	assigned to the
ship	are	marked	on	the	ship's	sides.

- 4. the required stability information is on board.
- 5. the shelter for unberthed passengers is such and in such condition as is required by the Merchant Shipping Act.

 5. the compasses and depth sounding devisions and in such condition as is required by the Merchant Shipping Act.
- 6. The various unberthed passenger pilgrim compartments comply with the rules as regards light ventilation and means of egress, and measurement for the numbers for which they are fitted.

 6. the certificates of the master and mates are such as are required by the Merchant Shipping Act.
- 7. the fresh water supply stations, latrines and wash places comply with the rules.
- 8. in my judgment the ship as regards the items mentioned above is fit to ply on international voyages on short international voyages.

 on voyages within the Indian Home Trade limits.
- 9. in my judgment the ship is fit to carry the number of passengers shown on page—of this form under the conditions there indicated provided there is no encumbrance of the space measured for passenger accommodation.
- 10. in my judgment the ship as regards the items mentioned above will be sufficient until (b)

Dated at of.....19 this......ay

Ship Surveyor

3. the pilot ladders comply with the Indian Merchant Shipping (Pilot Ladders) Rules,

1956.

4. the ship is provided with such navigation lights, shapes and means of making sound, distress and light signals as are required by the International Collision Regulations, the Rules for Distress Signals and the Merchant Shipping

- 7. in my judgment the ship as regards the items mentioned above is fit to ply

on international voyages on short international voyages on voyages of class—within the Indian Home Trade,

- 8. the required stability information is on board.
- 9. in my judgment the equipment mentioned bove will be sufficient until (b)

Dated at......day of......19...

Nautical Surveyor

- (a) Delete and initial any items you did not survey.
- (b) Insert date or dates.

DECLARATION TO BE MADE BY THE RADIO INSPECTOR

I hereby declare:

- 2. @That the ship as regards the radiotelephone installation is in my judgement fit to ply on an international voyage.

That the ship as regards radiotelegraphy and direction-finder is in my judgment fit to ply on .*.

(a) a voyage of any kind;

- * If the survey was partial, state what parts were surveyed.
 - @ Delete the alternative which does not apply.
 - ** Delete the lines which do not apply.

- (b) a voyage within the limits in which a range of reception on frequencies from 15 to 20, 100 to 160 and 160 to 4,000 kilocycles is permissible;
- 3. That, having regard to the tonnage of the ship and the voyages on which she is fit to ply, the radiotelegraphy/radiotelephony installation complies with the Radio Rules.
 - 4. That the direction-finder complies with the Direction-Finders Rules.
- 5. That the certificates of the radio personnel are such as are required by
- That the telegraphy installation for lifeboats comply with Life Saving Appliances Rules and Radio Rules.

Dated atthis	
and the service of the street endicated and the	and triplique, the relief
the standard and an artificial and a part of	Padia Inspector

Radio Inspector.

DECLARATION TO BE MADE BY ENGINEER AND SHIP SURVEYOR I hereby declare:-

on the skip areas former and the straight of the critical and

that on.....I completed the inspection of

(a) Official Number and that

- 1. the hull, machinery and equipments of the ship are sufficient for the service intended and in good condition.
- 2. the hull, watertight sub-division arrangements and details, watertight doors, bilge pumping arrangements, electrical installations, structural protection against fire, automatic sprinkler, fire alarm and fire detection systems, provision for cinematograph exhibitions, main and auxiliary machinery, compasses, depth sounding devices, anchors, cables, hawsers and warps, means of escape, guard rails, stancions and bulwarks comply with the Indian Merchant Shipping (Construction & Survey of Passenger Steamers) Rules, 1956.
- the lifeboats, davits and lifeboat winches, the launching gear and lifeboat equipment and other life-saving appliances comply with the Life-Saving Appli-ances Rules.
- 4. the appliances for the prevention, detection and extinction of fire comply with the Indian Merchant Shipping (Fire Appliances) Rules, 1956.
 - 5. the pilot ladders comply with the Pilot Ladders Rules.
- 6. the ship is provided with such navigation lights, shapes and means of making sound, distress and light signals as are required by the International Collision Regulations, the Rules for Distress Signals and the Merchant Shipping Act.
- 7. the certificates of the master, mates, engineers and radio operators are such as are required by the Merchant Shipping Act, 1958.
- 8. the sub-division load lines assigned to the ship are marked on the ship's sides.
 - 9. the required stability information is on board.
- 10. the shelter for unberthed passengers is such and in such condition as is required by the Merchant Shipping Act.

[%] Insert 8 or 48 as the case may require.

[‡] Insert date.

⁽a) Delete and initial any items which you did not survey.

THE GAZETTE OF INDIA: MARCH 16, 1963/PHALGUNA 25, 1884 [PART II-

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SCHEDULE II

[See rule 4(1)]

No.

CERTIFICATE OF SURVEY

Issued by the Govt. of India.

a Foreign-going

Home Trade - Passenger Ship

STEAM } "SHIP"

Owner or Agent

Port of Registry

Official number

Tonnage

Gross

Registered

RADIO REQUIREMENTS

Requirements of Regulations

Actual Provision

lrs. of Listening by operator . Hrs. of Listening by operator
No. of operators
Whether fitted with auto-alarm
Whether main installation fitted
Whether main & emergency transmitters
electrically separated or combined.
Whether direction finder fitted
Number of passengers for which certified

SUB-DIVISION LOADLINES

b-Divisional loadlines assigned and Freeboard To apply when the following alternative spaces are adapted for the carriage of passengers

NUMBER OF PASSENGERS AND CREW

Number of Passengers*

Total Passengers , and Crew

First Class

Second Class Third Class

Unberthed passengers

*Notes 1.—Two children between one and twelve years of age are to be reckoned as one passenger.

- 2. All Cabin passengers are to have the use of sufficient promenade space on deck.
- 3. If any of the space measured for passengers is occupied by cargo, cattle or stores, the number of passengers for which the space so occupied was measured is to be deducted from the numbers stated
- 4. On any voyage on which this ship may be cleared as an Unberthed passengers Ship or as a Pilgrim Ship the number of passengers is governed by the Certificate granted for that voyage, and not by this certificate.

BOATS AND LIFE-SAVING APPLIANCES

Boats capable of accommodating.

Life-rafts capable of accommodating.

Buoyant apparatus capable of supporting

Life-Buoys. persons. persons. Persons. Life-Tackets Certificated life-boatmen

This is to certify that the provisions of the Merchant Shipping Act, 1958, relating to the survey of passenger ships have been complied with, and that the abovementioned ship is fit to ply as a Foreign going ship Home Trade ship with number of passengers stated above.

This certificate, unless previously cancelled or suspended remains in force until the day of 19. If the ship is then out of a port of survey, she must be surveyed and have a new Certificate before she begins to ply with passengers after her next subsequent return to a port of survey.

Signed by order of the Government of India, this

19

Registered.

Principal Officer, Mercantile Marine Department, District

- 1. Either this Certificate, or the duplicate thereof, furnished by the Government of India, is to be put up in a conspicuous place on board the ship so as to be legible to all persons on board, and to be kept so put up and legible which the Certificate remains in force and the ship is in use, otherwise the owner or master shall be liable to a fine which may extend to two hundred rupees.
- If the number of passengers carried exceeds the number allowed by this Certificate, the owner, agent or master will be liable to fine which may extend to one thousand rupees.
- 4. The Central Government may require the ship to be re-surveyed to such extent as it may think fit if it has reason to believe that since the making of the last Declaration of survey any alteration has been made in the ship's hall, equipments or machinery which affects the efficiency thereof or her seaworthness, or that her hull, equipments or machinery have sustained any injury or are otherwise insufficient, and if such requirement is not complied with he may cancel this Certificate. Certificate.

N.B.—Any communication addressed relative to this ship should state the name port of registry, and official number of the ship and the number of this certificate

[No. 3-ML(18)/62]

- G.S.R. 455.—In exercise of the powers conferred by section 457 of the Mer-chant Shipping Act, 1958 (44 of 1958) and in supersession of all previous rules and orders on the subject, the Central Government hereby makes the following
- 1. Short Title and Commencement.—(1) These rules may be called the Merchant Shipping (Shipping Office Forms) Rules, 1963.
 - (2) They shall come into force at once.
 - 2. Definitions.-In these rules-
 - (a) "Act" means the Merchant Shipping Act, 1958;
 - (b). "Form" means a form set out in the Schedule to these rules.
- 3. Change in Crew.—The statement of changes in the crew of a ship referred to in section 105 of the Act shall be in Form I.
- 4. Inward and Outward Clearances.—The certificates mentioned in sub-sections (1) and (4) of section 106 of the Act shall be in Forms II and III respectively.
- 5. Register of Young Persons.—The register of young persons referred to in section 112 of the Act to be kept by the master in the case of every Indian ship and every other ship which engages young persons in India, where there is no agreement with the crew, shall be in Form IV.
- 6. Wages and Property of Seamen Left Behind.—Whenever a seaman or apprentice is left behind, the form of the statement of the amount due to the seaman or apprentice, the property left on board and the expenses incurred by the master or owner as a result of the absence of such seaman or apprentice of the Shipping Master referred to in sub-section (2) of section 122 of the Act and the form of the receipt in Forms V and VI.
- 7. Account of Wages.—The account of wages of seamen and of the deductions to be made therefrom to be delivered under section 125 of the Act shall be in
- 8. Release.—The release referred to in sub-section (1) of section 130 of the Act shall be in Form VIII.
- 9. Allotment Note.—The form of the allotment note referred to in section 136 of the Act shall be in Form IX.
- 10. Wages and Property of Deceased Seamen.—The statement of the property of a deceased seaman or apprentice to be given to a consular officer or shipping master in accordance with section 153 of the Act shall be in Form X.
- 11. Official Log Book.—The Official Log Book which shall be kept by every ladian ship except a home-trade ship of less than two hundred tons gross shall be in Form XI.

MERCHANT SHIPPING ACT, 1958 (44 of 1958)

Changes in crew Section 105.—The master of every foreign-going Indian ship and of every home trade Indian ship of two hundred tons gross or more, the crew of which has been engaged before a shipping master, shall before finally leaving the port where the engagement took place, sign and send to the nearest shipping master a full and accurate statement in the prescribed form, of every change which has taken place in his crew, and that statement shall be admissible in evidence. evidence.

NOTE: If a master fails without reasonable cause to comply with the requirements of section 105, he shall be liable to a fine which may extend to fifty rupees—vide section 436(2) of the Mer chant Shipping Act, 1958.

bisser and dark detracted Clears and The vertificates maintained for sub-maintained in and the relevent terms.

E Rogister of Young Persons. The register of volide instants relevant to the second of the Act in section by the meeter on the second of every critical chips of the Act in section which engages yould persons in indiag which cheek is no recently with the crew, shall be in Form IV.

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The second second factors as a second second

FORM No. I

Masters are requested to fill up the form and return it without delay to the Shipping Master at any port where changes have taken place in their crews.

Eng.2.



Issued by the Govt... of India

ACCOUNT OF CHANGES MADE IN THE CREW OF A FOREIGN-GOING SHIP OR A HOME-TRADE SHIP OF TWO HUNDRED TONS GROSS OR MORE

[See rule 3 of the Merchant Shipping (Shipping Office Forms) Rules, 1963]

Forwarded to the shipping Master at

Name of Ship Official Number Port of Registry Name and Address of Master and No. of his Certificate. Shipping Office at which Agreement was first opened and the date. Description of Voyage or Employment. Date Place I hereby declare to the truth of the entries in this account of changes in the crew which is this day of 19

Signature of Master.

NOTICE

The Continuous Discharge Certificates of men who have left the ship are to be forwarded to the Shipping Master with this form.

No entries are the same of the ship are to be forwarded to the Shipping Master with this form.

No entries or marks of any kind are to be made in the certificates.

Name in	Full Da	ite and Place	of Signing	Agreement	Capacity in the case of Mate or	No. of Con- tinuous Certi-
· Sign		Date	I	Place	Engineer, also the No. of Cer- tificate	ficate of Discharge and Registration Number
						HAROSOA
	[60]	graden (and 1 50 00	Samering 2):	eligija spiralija Obresljaja spiralija	(See rule's of the
	L Registr		vodsto	Mississis O		ald? to our
10000	Tables (carriers)					
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Particulars	of leaving	the ship	Report o	f character	If the Continuous	Discharge Certifi-
Date	Place	Cause	Ability	Conduct	state the reaso	ac
6	7	8	9	10	green staller in	substitute and a substitute of a
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	ers idi d			gi+ og portugi o pri	edr in droughting	To objedictors

PART II-Deaths of members of the crew.

Date and Place of Death		eath Name in full		Age	Rating
Date	Place				
12	13	14	15	16	17

Issued by the Gov. of India No. of Control of Home-TRADE SHIP OF TWO HUNDRED TONS GROSS OR MOI ENTRY of the Marchant Shipping (Shipping

THE GAZETTE OF INDIA: MARCH 16, 1963/PHALGUNA 25, 1884 [PART II.

FORM NO. III	WO HUNDRE	Name of Master Name of Ship Official No. Port of Registry Regd. Tonnage	TO THE STATE OF TH	Port of Discharge Whence arrived	Y that the above-named Master has this day deposited with me his Agreement, Official Log so, a list of his crew, and all other documents required, in accordance with the provisions of the it Shipping Act, 1958 (44 of 1958). day of19
	FOREIGN-GOING OR HOME-TRADE SHIP OF TWO HUNDRED TONS GROSS OR MORE [See rule 4 of the Merchant Shipping (Shipp- E ing Office. Forms) Rules, 1963] Name of Master.	Name of Ship	Official Number	Gross Tonnage.	Whence arrived. Date. I CERTIF Book, all Merchat. Shipping Master.



REGISTER OF YOUNG PERSONS

[See rule 5 of the Merchant Shipping (Shipping Office Forms) Rules, 1963].

Issued by the Govt. of India List of young persons under eighteen years of age employed as members of the crew of on a voyage from to

Serial Name in Date of Birth Stating birth-place Master,

Signed by

栗

on the

day of 19

Note.— Under the Merchants Shipping Act, 1958, every Master of an Indian Ship and every master of any other ship which engages young persons in India is required (under a penalty of Rs. 200/- for failure) to keep, if there is no agreement with the crew, a register of young persons with particulars of the dates of their birth and of the dates on which they became or ceased to be members of the crew.

PART No. V

Account of Wages and Effects of a deserting Seaman or a Seaman left behind.

[See rule 6 of the Merchant Shipping (Shipping Office Forms) Rules, 1963]

Issued by the Govt. of India Description of voy-age or employment Name of Master Port of Registry Official Number Name of ship Time of Desertion or leaving behind Place of Desertion or leaving behind Date and Port of Engagement* Name of Seaman C.D.C./ Registration No. and Capacity Reference Agreement If any children, Name and resid-their names ence of Father and and age Mother or of the If married, name and Residence of Wife Birth-place & Married Single Nationality nearest known Relation

[&]quot;If the Seaman's name is not on the articles, in this space must be entered the date of his being sent on board the ship; and in such case, here state by whom and where he was sent on board, and any other particulars.

		DEDUC	TIONS	
Wages, Money, Clothes and other effects	Amount	Master; and sible, they	ons made, nust be the satisfac- Shipping i when pos- should be receipts or the Official	Initials of Shipping Master against each iten checked
		Partie de		NOT THE PARTY
Company of the Party of the Par	ahaghilik hana	Particulars of deductions	Amoun	
Vages at Rs.	A SECTION AND A		ok lepato t	a outle const
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A STATE OF THE PARTY OF THE PAR		haman home	adl lib. and en Managerologie	MANAGEN PE
For Month Days		1		
rig Continue the	70410EQA	Author	-SE Im DQ	District Vingous
Money in possession of the Seaman			Pathon.	BU IG BUILDING
				4-1
Total Deductions as per Account				
Net Amount	1000	Total		
I HEREBY declare that the above-named seaman as Master is entered on the reverse	ove is a true and that a full of this form.	nd correct acco	unt of the M effects delive	oney, Wages an
Dated this day of	19 .			
	Signatu	re of the Master	of the Ship	
				ed the Inventor
I HEREBY Certify that I have the Official Log Book, which is at over is a true copy thereof. The bal ivered to me.	examined the tested by the ance of the ac	Master (and/or) count has been	one of the C paid and the	rew, and that the articles have bee
ove is a true copy thereof. The bal	examined the tested by the lance of the ac	Master (and/or, count has been	one of the C paid and the	rew, and that th articles have bee
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ove is a true copy thereof. The ballivered to me. This day of the copy thereof. The ballivered to me. This day of the copy thereof. The ballivered to me.	deliver	ed to	Shipping A	laster.

FORM No. VI.



446

Issued by the Govt. of India

NO. Receipt for Wages, Effects, etc.,

Port of...

(See rule 6 of the Merchant Shippings(Shipping Office Forms) Rules, 1963).

Name of Ship and Official No.

Name of Master/Agents.

RECEIVED the sum of Rupees nP. in respect of the undermentioned seaman :—

Seaman's Name, CDC and Registration No. and other details of credit

Amount

Where left, or discharged

oda ša zroja

Particulars off effects (if a ny, delivered to the Shipping Master

2 3 4

Total .

Kating

Shipping Office,

Port of

Signature of Master.

ACCOUNT OF WAGES	ssued by the Joyr of India [See rule 7 of the Merchant Shipping (Shipping Office Forms) Rules, 1963]	Name of Description of Voyage or Employ- Master ment.	Reference Date and Port of Date of Rate of No. in Engagement Discharge Wages	Amount Deductions Amount Rs. nP. I. Advances on Joining . 2. Cash Advances during voyage 3. Supplies . 4. Fines and Forfeitures . 5. S. & D. fees	Total Deductions	day of 19 Signature of Master. One of these accounts must be filled up and delivered to each member of the crew before he is paid off, under a penalty not exceeding Rs. 50/- and no deductions will be allowed unless duly inserted.
- 101	Issued by the Govt of India [See rule 7 of the Merchant	Name of Ship and Official Number	Name of Seaman	I. Wages for Months days. 2. Holiday Pay 3. Increase in wages 4. Other emolument (Overtime etc.)	Deductions as per contra. Balance due.	Dated at the port of this NOTICE TO MASTER—O, m ex
ACCOUNT OF WAGES	Issued by the Govt. of India [See rule 7 of the Merchant Shipping (Shipping Office Forms) Rules, 1963.]	Name of Ship and Official Number Name of Seaman	Reference Date and Port Date of Rate of No. in of Engagement Discharge Wages	Wages . Rs. nP. Rs. nP. for Months days Total of Wages . Total of Wages . T. Advance on ioning	ring rfei	Dated at the Port of this day of 19 . Signature of Master

THE GAZETTE OF INDIA: MARCH 16, 1963/PHALGUNA 25, 1884

SEC. 3(i)]

FORM No. VIII

To be returned to the shipping Master witnessing the discharge of the seaman

[See rule 8 of the Merchant Shipping (Shipping Office Forms) Rules, 1963].

RELEASE ON TERMINATION OF SERVICE WITH NOTE OF EXCEPTED CLAIMS (IF ANY).

Name of Ship and Port of Regis- Name of Master

Name of Owner & Local Agent

Port

Description Articles

Official Number

Date and Place of Opening Agreement

Date of Termina-tion of Voyage Place of Termi-nation of Voyage

discharge

member of the crew of the above named ship, do hereby release the undersigned -We members said ship and the master and owner or owners thereof, from all claims for wages or otherwise, respect of the above-named voyage except as regards the claims or demands which are supecified the back hereof and identified by my signature

the signatures of respective seamen notifying such exception claims or demands

member of the crew from all cla And I, the master, do hereby release the said under signed -

respect of the said voyage.

Dated the day of

196 .

Master.

Reference in Agreement

Name of 1 Seaman with CDC/ Regn/Certi-ficate No.

Signature of Seaman

Nationality, if Indian, state birth-

Balance of Wages Paid

Character Repo Ability

I attest the execution of the above elease in my presence subject to the except above referred to (if any).

Signature of official before whom was signed with official seal. (Signed)

SEC. 3(i)] THE GAZETTE OF INDIA: M.	ARCH 16, 19	963/PHALGUNA	25, 1884 449
Note of specified claims or demands excepthose signatures appear below, upon signing the	pted from ar	nd entered by the	respective seamen s hereof.
Reference No. in Agree- Names of Seamen Sig	natures of camen	Claims or Demands referred to above	Signature of Official Witnessing re- lease
A CONTRACTOR OF THE PROPERTY O	me root		105 ml 204 17 ml 3
SEAMAN'S A			
Issued by the Govt. of India A. Ship in which Seaman is engaged	B. Name et	c. of Seaman by w	whom Allotment is
Name, Port of Registry and Official No. of Ship	Full Nam	tion No.	.C. and Registra
The state of the s	12 - 17 - 1457 PA 1251 A	Table 1	7.4
100		Rating	
C. Relation in whose favour or purpose for	r which this	Allotment Note is	given.
Name and address of Relation	Deg	ree of Relationshi	ip .
The state of the part of the p	District.		
• Purpose	To	whom payable	
D. Amount and Particulars of Allotment	10 30 7009 10 3 7009 10 3 700 700 700 700 700 700 700 700 700	4	. 1123
Amount in Rs. If Allotment is to be state particulars	remitted by		n first Payment be made
Figures————————————————————————————————————			
The Seaman named in division B above, having named in division A above, and having required to the allotment of part of his wages by means of are inserted pursuant to section 136 of the Merch ling the Master ¹ of the said ship, give this Allotmer love in favour of the relative/purpose named in Mix	n allotment n	ote, and such st	in the Agreement
Payable by	1	Master ¹ Seaman Winess	COLUMN TO SERVICE SERV
4. If the Owners or Agents give the note, th	la most ba	Shipping M	ust er.

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FORM No. X

PORT OF

Account of Wages and Effects of a Deceased Seamau.

Issued by the Govt. of India [See Rule 10	of the Merc	hant Shipping (Shipping Of	fice Forms)	Rules, 1963]
Name of Ship Official	Number	Port of Regist	ry Name	of Master	Description of voyage or Employment
Leave atolican			man yan da		
Name of Seaman Referentin Agree in Agree in Agree and Capacity	ce No.	Date and Port o Engagement*	f Time Dea		
Birthplace & Age Nationality	If any Will has been made, Name and Address of Executor	Single	If Married, name and Residence of Wife	If any children, their names and ages	Name and residence of Father and Mother or of the nearest known Relation
e and the second second second	•	designation seems	ag to terail	son of the or	
Wages, Money, Clothes Amount and Other Effects		DEDUC' Notice to Maste ductions mad be given to the Shipping when possible proved by recin the Officia	rs: For all e, reasons m e satisfiaction ; Master; , they should ceipts or ent	Mass de- Item nust n of and I be ries	s of Shipping ter against each checked
		Particulars of D	e- Amou	ant	entra En
Wages at Rs.	* 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1. 1.	7000 1200 1200 1200 1200 1200 1200 1200	ner menne		
Per					
Months Days	Visus firms			Debaran sa	
Money in possession of the Seaman					
TOTAL . Deductions as per account	A. 794.3			drekon tor	organica i Licini
Net Account		TOTAL			

If the Seaman's name is not on the articles, in this space must beentered the date of his being sent on board the ship; and in such case, here state by whom and where he was sent on board any other particulars.

		: MARCH 16, 196		
I HEREBY declare that Effects of the above-named Se Master is entered on the reve	the above is a aman and that arse of this for	a true and correct a full inventory of m.	account of	the Money, wages and delivered to the Shipping
Dated this day		19	678	niazement)
			Signature	of the Master
I HEREBY certify that	I h		of th	e Ship.
I HEREBY certify that with the Official Log Book, while a true copy thereof. The wered to me.	hich is attested balance of the	by the Mate erd e account has been	ount, and one of the paid and the	Crew, and that the above he articles have been deli-
		This	day of	19
Inventory of Effects below delivered to	nging to	Contract for sea gove		Shipping Master.
not the lad to the series	At phrentees	tant think each on	Research Ave.	Service House Land
of the analysis of the san	o estiction and Otto acciden	Professional Profession		na version de la company
The above mentioned Art	ticles are con	ntained in *	A do brant	- Table of The small
NION TENT SEC AT A SEC.			Master,	the framework that the
*Here state the number	and description		S. S./M.V	
Note: Valuable and Fore to the Shipping Mass	nion		a s eparate	cover and handed over
		M No. XI		
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mont formotion of all	osephore by			
And about all i	erren in de la company de La company de la company d			THE RESERVE
Jaau	ed by the G	ovt. of India		
•	OFFICIA	L LOG BOOK	New III An	2007 20 2
The second second second		or either		The second second
A FOREIGN-GOING OR	A HOME-T	RADE SHIP OF 2	CO TONS	GPOSS AND THE
[See rule II of the Mercha	ant Shipping	(Shipping Office F	orms) Rul	es, 1963.]
ame of ship Official No.	Port of Registry	Registered Tonnage	Name o	f Master No. of his Certificate
the state of the s		Gross Net		Ceruncate

Port at which and date when . Nature of the voyage or voyage commenced employment Port at which and date when voyage ter-minated

IMPORTANT NOTE.—Directions as to keeping official logs and extracts from the Merchant Shipping Act, 1958 are printed at the beginning and at the end of this book and also at the top and/or bottom of each page where applicable.

DIRECTIONS AS TO KEEPING OFFICIAL LOGS.

The importance of keeping this book properly, and duly making all the entite at the proper time, and with the strictest regard to form, cannot be too strongly impressed on shipmasters. By neglecting to do so shipmasters render themselves impressed on shipmasters. By neglecting to do so shipmasters render themselves liable to heavy penalties, and their owners to serious loss whilst members of their crew will suffer inconvenience from not being able to obtain records of their crew will suffer inconvenience from not being able to obtain records of their services. The absence of proper entries will also prevent fines or forfeitures from being enforced and will tend to prevent the maintenance of discipline.

Care must be taken whenever there is a change of master to see that documents handed over are up-to-date.

Entries must be made in order of date, and no blanks should be left.

If any entry in the Official Log relates in any way to a member of the crew the page number is to be entered against the man's name in the Official Log and Index.

Note.—It is very desirable that the following entries should be made in the Official Log Book:—

- 1. Every case in which the allowance of provisions is reduced, together with the quantity, or quantities, of the article, or articles so reduced.
- 2. Every case in which a member of the crew is promoted to a higher grade of service with the date of such promotion, the grade and the rate of wages which the seaman is to receive.
- 3. In cases of illness, frequent entries (daily if possible) showing the progress and treatment of the patient.
- 4. Every case of drunkenness or misconduct on the part of any certificate Mate or Engineer, whether the Master wishes the case to be investigated or not.
- 5. Every important accident or damage to ship or cargo.

The following are the chief statutory provisions relating to Official Logs:-MERCHANT SHIPPING ACT, 1958.

Official logs to be kept to be dated.

- 212. (1) An official log shall be kept in the prescribed form in every India ship except a home-trade ship of less than two hundred tons gross.
- (2) The official log may, at the discretion of the master or owner, be ken distinct from or united with the ordinary ship's log so that in all cases the space in the official log book be duly filled up.

Entries in official log books how and when to be made.

213. (1) An entry required by this Act in the official log book shall be made as soon as possible after the occurrence to which it relates, and, if not made on the

same day as that occurrence, shall be made and dated so as to show the date of the occurrence and of the entry respecting it and if made in respect of an occurrence happening before the arrival of the ship at her final port of discharge, shall not be made more than twenty-four hours after that arrival.

- (2) Save as otherwise provided in this Act, every entry in the official log rew and also—
 - (a) if it is an entry of injury or death, shall be signed by the medical officer on board, if any; and
 - (b) if it is an entry of wages due to or the property of a seaman or apprentice who dies, shall be signed by the mate and by some member of the crew besides the master.
- (3) Every entry made in an official log book in the manner provided by this shall be admissible in evidence.

Entries required to be made in official log books.

- 214. (1) The master of a ship for which an official log is required shall enter cause to be entered in the official log book the following matters, namely:—
 - (a) every conviction by a legal tribunal of a member of his crew and the punishment inflicted;
 - (b) every offence committed by a member of his crew for which it is intended to prosecute or to enforce a forfeiture or exact a fine, together with such statement concerning the reading over of that entry and concerning the reply (if any) made to the charge as is by this Act required;
 - (c) every offence for which punishment is inflicted on board and the punishment inflicted;
 - (d) a report on the quality of work of each member of his crew; or a statement that the master declines to give an opinion thereon with a statement of his reasons for so declining;
 - (e) every case of illness, hurt or injury happening to a member of the crew with the nature thereof and the medical treatment adopted (if any);
 - (f) every case of death happening on board and the cause thereof, together with such particulars as may be prescribed;
 - (g) every birth happening on board, with the sex of the infant, the names of the parents and such other particulars as may be prescribed;
 - (h) every marriage taking place on board with the names and ages of the parties;
 - (i) the name of every seaman or apprentice who ceases to be a member of the crew otherwise than by death, with the place, time, manner and cause thereof;
 - (j) the wages due to any seaman or apprentice who dies during the voyage and the gross amount of all deductions to be made therefrom;
 - (k) the money or other property taken over of any seaman or apprentice who dies during the voyage;
 - (l) any other matter which is to be or may be prescribed for entry in the official log.

(2) The master of every such ship, upon its arrival at any port in India or at ch other time and place as the Central Government may with respect to any por class of ships direct shall deliver or transmit, in such form as the Director-heral may specify, a return of the facts recorded by him in respect of the birth a child, or the death of a person on board the ship to the Director-General.

Offences in respect of official logs.

- 215.—(1) An official log book shall be kept in the manner required by this Act and an entry directed by this Act to be made therein shall be made at the time and in the manner directed by this Act.
- (2) No person shall make or procure to be made or assist in making any entry in any official log book in respect of any occurence happening previously to the arrival of the ship at her final port of discharge more than twenty-four hours after such arrival.

Delivery of official logs to shipping masters.

216.—The master of every ship for which an official log book is required to be kept under this Act shall, within forty-eight hours after the ship's arrival at her final port of destination in India or upon the discharge of the crew, whichever first happens, deliver the official log book of the voyage to the shipping master before whom the crew is discharged.

Official logs to be sent to shipping master in case of transfer of ship or loss.

- 217.—(1) If for any reason the official log ceases to be required in respect of an Indian ship, the master or owner of the ship shall, if the ship is then in India within one month, and if she is elsewhere within six months, after the cessation, deliver or transmit to the shipping master at the port to which the ship belonged the official log book duly completed up to the time of cessation.
- (2) If a ship is lost or abandoned, the master or owner thereof shall, if practicable and as soon as possible, deliver or transmit to the shipping master at her port of registry the official log book, duly completed up to the time of the loss or abandonment.

Note.—(i) If the master of a ship or any person fails without reasonable cause to comply with the provisions of the above sections, he shall be liable to a fine to the extent shown below, vide S436(2) of the Merchant Shipping Act, 1958:—

- (a) S.214(2)—Fine which may extend to one-hundred rupees.
- (b) S. 215(1)—Fine which may extend to fifty rupees, if no other penalty is provided in the Act.
- (c) S. 215(2)-Fine which may extend to three-hundred rupees.
- (d) S. 216-Fine which may extend to two-hundred rupees.
- (e) S. 217-Fine which may extend to one-hundred rupees.
- (ii) If any person wilfully destroys or mutilates or renders illegible any entry in any official log book or wilfuly makes or procures to be made or assists in mak-ing a false or fraudulent entry in or omissions from an official log book, he shall be liable to imprisonment which may extend to one year.

EXTRACTS FROM THE MERCHANT SHIPPING ACT, 1958 RELATING TO MASTERS AND

Special previsions with regard to agreement with crew of Indian ships.

- 103.—(1) The following provisions shall have effect with respect to every agreement made in India with the crew of an Indian ship, namely:—
 - (a) the agreement shall, subject to the provision of this Act as to substitutes be signed by each seaman in the presence of a shipping master;
 - (b) the shipping master shall cause the agreement to be read over and explained to each seaman, in a language understood by him or shall otherwise ascertain that each seaman understands the same before le signs it, and shall attest each signature;
 - (c) when the crew is first engaged, the agreement shall be signed in duplicate, and one part shall be retained by the shipping master, and the other part shall be delivered to the master and shall contain a special

place or form for the descriptions and signatures of substitutes or persons engaged subsequently to the first departure of the ship;

- (d) when a substitute is engaged in the place of a seaman who has duly signed the agreement and whose services are within twenty-four hours of the ship's putting to sea lost by death, desertion or other unforeseen cause, the engagement shall, if practicable, be made before a shipping master, and if not practicable, the master shall, before the ship puts to sea, if practicable, and if not, as soon afterwards as possible, cause the agreement to be read over and explained to the substitute; and the substitute shall thereupon sign the same in the presence of a witness, who shall attest the signature.
- (2) In the case of an agreement made in India with the crew of a foreign-going Indian ship, the following provisions shall have effect in addition to the provisions specified in sub-section (1), namely:—
 - (a) the agreement may be made for a voyage of the ship or, if the voyages of the ship average less than six months in duration, may be made to extend over two or more voyages, and agreements so made are in this Act referred to as running agreements:—
 - (b) a running agreement may be made to extend over two or more voyages so that it shall terminate either within six months from the date on which it was executed, or on the first arrival of the ship at her port of destination in India after the expiration of that period, or on the discharge of cargo consequent upon such arrival, whichever of these dates shall be the latest:
 - Provided that no such running agreement shall continue in force, if, after the expiration of such period of six months as aforesaid, the ship proceeds on a voyage from a port outside India to any other such port which is not on the direct route or a customary rcute to her port of destination in India;
 - (c) on every return to a port in India before the final termination of a running agreement, the master shall discharge or engage before the shipping master at such port any seaman whom he is required by law so to discharge or engage, and shall upon every such return endorse on the agreement a statement (as the case may be) either that no such discharges or engagements have been made or are intended to be made before the ship leaves port, or that all those made have been made as required by law;
 - (d) the master shall deliver the running agreement so endorsed to the shipping master, and the shipping master shall, if the provisions of this Act relating to agreements have been complied with, sign the endorsement and return the agreement to the master.
- (3) In the case of an agreement made in India with the crew of a home-trade Indian ship of two hundred tons gross or more, the following provisions shall have effect in addition to the provisions specified in sub-section (1), namely:—
 - (a) the agreement shall not be for a period longer than six months, but if the period for which the agreement was entered into expires while the ship is not in an Indian port, the agreement shall continue in force until the ship is again in an Indian port:
 - Provided that, except with the consent in writing of the seaman concerned, the agreement shall not continue in force for more than three months after the expiration of the period for which it was entered into;
 - (b) an agreement for service in two or more ships belonging to the same owner may be made by the owner instead of by the master, and the provisions of this Act with respect to the making of the agreement shall apply accordingly.

Wages and other property of seaman or apprentice left behind:

122.—(1) If a seaman or apprentice is left behind, the master shall enter in the ficial log book a statement of the amount due to the seaman or apprentice in

respect of wages at the time when he was left behind and of all property left on board by him, and shall take such property into his charge.

- (2) Within forty-eight hours after the arrival of the ship at the port in India at which the voyage terminates, the master shall deliver to the shipping master—
 - (a) a statement of the amount due to the seaman or apprentice in respect of wages, and of all property left on board by him; and
 - (b) a statement, with full particulars, of any expenses that may have been caused to the master or owner of the ship by the absence of the sea-man or apprentice, where the absence is due to a contravention by the seaman or apprentice of section 191;

and, if required by the shipping master to do so, shall furnish such vouchers as are reasonably required to verify the statements.

- (3) The master shall at the time when he delivers the statements referred to in sub-section (2) to the shipping master also deliver to him the amount due to the seaman or apprentice in respect of wages and the property that was left on board by him, and the shipping master shall give to the master a receipt therefor in the prescribed form.
- (4) The master shall be entitled to be reimbursed out of the wages or property referred to in clause (a) of sub-section (2) such expenses shown in the statement referred to in clause (b) of that sub-section as appear to the shipping master to be properly chargeable.

Disrating of Seamen.

- 126.—(1) Where the master of a ship disrates a seaman, he shall forthwith enter or cause to be entered in the official log book a statement of the disrating, and furnish the seaman with a copy of the entry; and any reduction of wages consequent on the disrating shall not take effect until the entry has been so made and the copy so furnished.
- (2) Any reduction of wages consequent on the disrating of seaman shall be deemed to be a deduction from wages within the meaning of sections 125 and 127.

Decision of questions by shipping masters

- 132.—(1) Where under the agreement with the crew any dispute arises at any port in India between the master, owner or agent of a ship and any of the crew of the ship, it shall be submitted to the shipping master,—
 - (a) where the amount in dispute does not exceed three hundred rupees, at the instance of either party to the dispute;
 - (b) in any other case, if both parties to the dispute agree in writing to submit the dispute to the shipping master.
- (2) The shipping master shall hear and decide the dispute so submitted an award made by him upon the submission shall be conclusive as to the rights of the parties, and any document purporting to be such submission or award shall be prima facie evidence thereof.
- (3) An award made by a shipping master under this section may be enforced by a magistrate in the same manner as an order for the payment of wages made by such magistrate under this Act.
- (4) Nothing in the Arbitration Act, 1940, shall apply to any master submitted to a shipping master for decision under this section.

Power of shipping master to require production of ship's papers

133.—In any proceedings under this Act before a shipping master relating to the wages, claims or discharge of a seaman, the shipping master may require the owner, master or agent or any mate or other member of the crew to produce any log books, papers, or other documents in his possession or power relating to any matter in question in the proceedings, and may require the attendance of examine any of those persons being then at or near the place on the matter.

Rule as to payment to seamen in foreign currency

134.—Where a seaman or apprentice has agreed with the master of a ship for payment of his wages in Indian or other currency, any payment of, or on account of, his wages, if made in any currency other than that stated in the agreement, shall, notwithstanding anything in the agreement, be made at the rate of exchange for the time being current at the place where the payment is made.

Master to take charge of the effects of deceased Seamen.

- 152.—(1) If any seaman or apprentice engaged on any ship, the voyage of which is to terminate in India, dies during that voyage, the master of the ship shipping master at his port of engagement and shall take charge of any money or effects belonging to the seaman or apprentice which are on board the ship.
- The master shall thereupon enter in the official log book the followingparticulars, namely:
 - (a) a statement of the amount of money and a detailed description of the
 - (b) a statement of the sum due to the deceased for wages and of the amount of deduction, if any, to be made from the wages.
- (3) The said money, balance of wages and other effects are in this Act referred to as the property of the seaman or apprentice.

Master to pay and deliver property of deceased seamen

- 154.—(1) If the master of a ship fails to comply with the provisions of this Act with respect to taking charge of the property of a deceased seaman or apprentice, or to making in the official log book the proper entries relating thereto, or to the payment or delivery of such property, he shall be accountable for such property to the Shipping master as aforesaid, and shall pay and deliver the same accordingly.
- (2) The property may be recovered in the same court and manner in which the wages of seamen may be recovered under this Act.

Ships to have sufficient provisions and water

- 168. (1) All Indian ships and all ships upon which seamen have been engaged shall have on board sufficient provisions and water of good quality and fit for the use of the crew on the scale specified in the agreement with the crew.
- (2) If any person making an inspection under section 176 finds the provisions (2) If any person making an inspection under section 176 finds the provisions of water to be of bad quality and unfit for use or deficient in quantity, he shall signify it in writing to the master of the ship and may, if he thinks fit, detain the ship until the defects are remedied to his satisfaction.
- (3) The master shall not use any provisions or water so signified to be of bad quality and shall in lieu of such provisions or water, provide other proper provi-sions or water and he shall, if the provisions or water be signified to be deficient in quantity, procure the requisite quantity of any provisions or water to cover the deficiency.
- (4) The person making the inspection shall enter a statement of the result of the inspection in the official log book, and shall, if he is not the shipping master, send a report thereof to the shipping master and that report shall be admissible in evidence in any legal proceeding.
- (5) If the inspection was made in pursuance of a request by the members of the crew and the person making the inspection certifies in the Statement of the result of the inspection that the complaint was false and either frivolous or toxatious, every member of the crew who made the request shall be liable to forfeit to the owner out of his wages a sum not exceeding one week's wages.
- (6) The master of the ship and any other person having charge of any pro-visions or water liable to inspection under this section shall give the person making the inspection every reasonable facility for the purpose.

Expenses of medical attendance in case of illness.

- any hurt or injury or suffers from any illness (not being a hurt, injury or illness due to his own wilful act or default or to his own misbehaviour), resulting in his being discharged or left behind at a place other than his proper return port, the expenses of providing the necessary surgical and medical advice, attendance and treatment and medicine, and also the expenses of the maintenance of the master, seaman or apprentice until he is cured, or dies, or is brought back to the port from which he was shipped or other port agreed upon after receiving the necessary medical treatment, and of his conveyance to that port, and in case of death, the expenses, if any, of his burial or cremation shall be defrayed by the owner of the ship without any deduction on that account from his wages.
- (2) If the master, seaman or apprentice is on account of any illness or injury temporarily removed from his ship, at a port other than his proper return port for the purpose of preventing infection, or otherwise for the convenience of the ship, and subsequently returns to his duty, the expenses of removal and of providing the necessary surgical and medical advice, attendance and treatment and medicine and of his maintenance while away from the ship, shall be defrayed in like manner.
- (3) The expenses of all medicines, and surgical and medical advice, attendance and treatment, given to a master, seaman or apprentice while on board his ship, shall be defrayed in like manner.
- (4) In all other cases any reasonable expenses duly incurred by the owner for any master, seaman or apprentice in respect of illness, shall, if proved to the satisfaction of the Indian consular officer or a shipping master, be deducted from the wages of the master, seaman or apprentice.
- (5) Where any expenses referred to in this section have been paid by the master, seaman or apprentice himself, the same may be recovered as if they were wages duly earned, and, if any such expenses are paid by the Government, the amount shall be a charge upon the ship and may be recovered with full costs of suit by the Central Government.

Inspection by shipping master, etc., of provisions, water, weights and measures and accommodation

176.—A shipping master, surveyor, seamen's welfare officer, port health officer, Indian consular officer or any other officer at any Port duly authorised in this behalf by the Central Government—

- (a) in the case of any ship upon which seamen have been shipped, at that port, may at any time, and
- (b) in the case of any Indian ship, may at any time, and if the master or three or more of the crew so request, shall, enter on board the ship and inspect—
 - (i) the provisions and water,
 - (ii) the weights and measures,
 - (iii) the accommodation for seamen,

with which the ship is required to be provided by or under this Act and also the space and equipment used for the storage and handling of food and water and the galley and other equipment used for the preparation and service of meals.

Inspection by master of provisions, water and accommodation at Sea

177.—The master of an Indian ship which is at sea shall, at least once is every ten days, cause an inspection to be made of the provisions and water provided for the use of the seamen and apprentices and the crew accommodation for the purpose of ascertaining whether the same are being maintained in accordance with the requirements of this Act, and the person making the inspection shall enter a statement of the result of the inspection in a book, specially kept for the purpose.

Desertion and absence without leave

- 191.—(1) No seaman lawfully engaged and no apprentice-
 - (a) shall desert his ship; or
 - (b) shall neglect or refuse, without reasonable cause, to join the ship or to proceed to sea in his ship or be absent without leave at any time within twenty-four hours of the ship's sailing from a port either at the commencement or during the progress of a voyage, or from his ship or from his duty.
- (2) For the purposes of sub-section (1), the fact that the ship on which the seaman or apprentice is engaged or to which he belongs is unseaworthy shall be

Provided that the seaman or apprentice has, before failing or refusing to join absent from the ship, as the case may be, complained to the master or a shipping officer or any other officer at any port duly authorised in this behalf by the Central Government, that the ship is unseaworthy.

General offences against discipline

194.—A seaman lawfully engaged or an apprentice shall be guilty of an offence against discipline if he commits any of the following acts, namely:—

- (a) if he quits the ship without leave after her arrival at her port of delivery and before she is placed in security;
- (b) if he is guilty of wilful disobedience to any lawful command or neglect of duty;
- (c) if he is guilty of continued wilful disobedience to lawful commands or continued wilful neglect of duty;
- (d) if he assaults the master or any other officer of the ship;
- (e) if he combines with any of the crew to disobey lawful commands or to neglect duty or to impede the navigation of the ship or retard the progress of the voyage;
- (f) if he wilfully damages his ship or commits criminal misappropriation or breach of trust in respect of, or wilfully damages any of, her stores or cargo.

Smuggling of goods by seamen or apprentices

- 195.—(1) If a seaman lawfully engaged or an apprentice is convicted of an offence of smuggling any goods whereby loss or damange is occasioned to the master or owner of the ship, he shall be liable to pay to that master or owner a sum sufficient to reimburse the loss or damage and the whole or a part of his ludice to any other remedy.
- (2) If a seaman lawfully engaged is convicted of an offence of smuggling opium, hemp or any other narcotic drug or narcotic, the Director-General may direct that the seaman's certificate of discharge or continuous certificate of discharge shall be cancelled or shall be suspended for such period as may be specified in the direction.

Entry of offences in official logs

196.—If any offence within the meaning of this Act of desertion or absence without leave or against discipline is committed, or if any act of misconduct is committed for which the offender's agreement imposes a fine and it is intended to misconduct the fine,—

(a) an entry of the offence or act shall be made in the official log book and signed by the master, the mate and one of the crew; and

- (b) the offender, if still in the ship, shall, before the next subsequent arrival of the ship at any port, or, if she is at the time in port, before her departure therefrom, be furnished with a copy of the entry and have the same read over distinctly and audibly to him and may thereupon make such reply thereto as he thinks fit; and
- (c) a statement of a copy of the entry having been so furnished and the entry having been so read over and the reply, if any, made by the offender shall likewise be entered and signed in manner aforesaid;
- (d) in any subsequent legal proceedings the entries by this section required shall, if practicable, be produced or proved, and, in default of such production or proof, the court hearing the case may in its discretion, refuse to receive evidence of the offence or act of misconduct.

Payment of fines imposed under agreement to shipping master.

- 202.—(1) Every fine imposed on a seaman for any act of misconduct under his agreement shall be deducted and paid over as follows, namely:—
 - (a) if the offender is discharged at any port or place in India and the offence and such entries in respect thereof as aferesaid are proved to the satisfaction of the shipping master before whom the offender is discharged, the master or owner shall deduct such fine from the wages of the offender and pay the same over to such shipping master; and
 - (b) if the seaman is discharged at any port or place outside India and the offence and such entries as aforesaid are proved to the satis-faction of the Indian consular officer, by whose sanction he is so discharged, the fine shall thereupon be deducted as aforesaid, and an entry of such deduction shall then be made in the official log book, if any, and signed by such officer and on the return of the ship to India, the master or owner shall pay over such fine to the shipping master before whom the crew is discharged.
- (2) An act of misconduct for which any such fine has been inflicted and paid shall not be otherwise punishable under the provisions of this Act.
- (3) The proceeds of all fines received by a shipping master under this section shall be utilised for the welfare of seamen in such manner as the Central Government may direct.

On change of master, documents to be handed over to successor.

- 208.—(1) If during the progress of a voyage the master of any Indian ship is removed or superseded or for any other reason quits the ship and is succeeded in the command by some other person, he shall deliver to his successor the various documents relating to the navigation of the ship and the crew thereof which are in his custody. which are in his custody.
- (2) Such successor shall immediately on assuming the command of the ship enter in the official log book a list of the documents so delivered to him.

Transmission of documents on transfer of seaman from one ship to another.

209.—Where a seaman is transferred under his agreement from one ship to another, the master of the ship from which the seaman is transferred shall, as soon as practicable, transmit to master of the other ship all documents in his possession relating to the seaman.

INDEX TO ENTRIES IN OFFICIAL LOG BOOK

Reference to pages in which the various entries appear

Conviction of any member of crew and Punishment [Section 214(1)(a) of M.S. Act, 1958]

Offences committed by Member of Crew for which it is intended to prosecute or to enforce a Forfeiture or to exact a Fine, together with such statement concerning the reading over of such entry, and concerning the reply (if any) made to the charge as is required by law [Section 214(1)(b) of M.S. Act, 1958]

Offence for which punishment has been inflicted on board, and the punishment inflicted [Section 214(1)(c) of M.S. Act, 1958]

Illness, hurt or injury that has happened to any Member of Crew, the nature thereof and the medical treatment adopte d [Section 214(1)(e) of M.S. Act, 1958]

Notice of disrating . [Section 126 of M.S. Act, 1958]

Death that has happened on board, and cause thereof and other particulars as prescribed [Section 214(1)(f) of M.S. Act, 1958]

Birth that has happened on board, the sex of the infant, the names of the parents and other particulars as prescribed [Section 214(1)(g) of M.S. Act, 1958]

Marriages that have taken place on board and the names and ages of the parties
[Section 214(1)(h) of M.S. Act, 1958]

The times of opening and closing hinged doors, etc., which are required to be kept closed during navigation

Name of Seaman or Apprentice who has ceased to be a Member of the Crew, otherwise than by death, with the place, time, manner and cause thereof; whether, if bed and bed ding were issued to him, these articles were returned before leaving the ship. [Sections 214(1)(i) & 172(1) of M.S. Act, 1958]

Wages due to any Seaman or Apprentice who has died during the voya and the gross amount of all deductions to be made therefrom

Sections 152(2)(b) & 214(1)(j) of M.S. Act, 1958]

Statement of the amount of money and description of the effects left by any Seaman or Apprentice who has died during Section 152(2)(a) & 214(1)(k) of M.S. Act, 1958]

Collision with any other Ship, and the circumstances under which the same occurred [Section 349 of M.S. Act, 1958]

Order of Marine Board [Section 376(2) of M.S. Act, 1958]

Inspection of Provisions and Water [Section 168(4) of M.S. Act, 1958]

Entries

Reference to pages in which the various entries appear

Change of Masters-List of documents handed to new Mas-[Section 208(2) of M.S. Act, 1958]

Report of Character of Crew . [Section 214(1)(d) of M.S. Act, 1958]

Load line, free board and draughtof water [Section 319(1)(b) and (2) of M.S. Act, 1958]

Occasions on which boat drill, fire drill, etc., is practised, or life saving, fire appliances are examined

Signals received of distress or messages that a vessel, aircraft or person is in distress at sea; reasons, if any, for not going to the assistance of persons in distress after having received [Section 355(5) & (6) of M.S. Act, 1958]

Caution.—Section 436(2) S. No. 72 of the Merchant Shipping Act, 1958, provides that if any person wilfully destroys or mutilates or renders illegible any entry in any official log book or wilfully makes or procures to be made or assists in making a false or fraudulent entry in or omission from an official log book shall be liable to imprisonment for a term which may extend to one year.

List of Crews and Report of Character

Reference No. Name and Capacity in in Agreement Surname of which eneach Member gaged of the Crew

Report of Character Ship Ship Ability

If there is any entry in this Official Log relating in any For For General Ability General Conduct Conduc opposite the the

LOAD-LINE DEPTH OF LOADING AND FREEBOARD.

The Merchant Shipping Act, 1958, Section 312 to 319 & 436(2)

Provides amongst other things, as follows:--

Marking of deck line and load lines.

312.—(1) No Indian ship, being a ship of which the keel was laid after the 30th day of June, 1932, and not being exempt from the provisions of this Part relating to load lines, shall proceed to sea unless—

- (a) the ship has been surveyed in accordance with load line rules;
- (b) the ship complies with the conditions of assignment;
- (c) the ship is marked on each side with a mark (hereafter in this Act referred to as a deck line) indicating the position of the uppermost

complete deck as defined by the load line rules, and with marks (hereafter in this Act referred to as load lines) indicating the several maximum depths to which the ship can be safely loaded in various circumstances prescribed by the load line rules;

- (d) the deck line and load lines are of the description required by the load line-rules, the deck line is in the position required by those rules, and the load lines are of the number required by such of those rules as are applicable to the ship; and
- (e) the load lines are in the position required by such of the load line rules as are applicable to the ship.
- (2) No Indian ship, being a ship of which the keel was laid before the 1st day of July, 1932, and not being exempt from the provisions of this Part relating to load lines, shall proceed to sea unless—
 - (a) the ship has been surveyed and marked in accordance with clauses (a), (c) and (d) of sub-section (1);
 - (b) the ship complies with the conditions of assignment in principle and also in detail so far as, in the opinion of the Central Government, is reasonable and practicable having regard to the efficiency of the protection of openings, the guard rails, the freeing ports and the means of access to the crew's quarters provided by the arrangements, fittings and appliances existing on the ship at the time when she is surveyed under this section; and
 - (c) the load lines are either in the position required by clause (e) of subsection (1) or in the position required by the tables used by the Board of Trade of the United Kingdom on the 31st day of December, 1906, for fixing the position of load lines, subject to such modifications of those tables and of the application thereof as were in force; immediately before the 5th day of July, 1930.
- (3) Any ship attempting to proceed to sea without being surveyed and marked are required by this section may be detained until she has been surveyed and marked, and any ship which does not comply with the conditions of assignment to the extent required in her case by this section shall be deemed to be unsafe for the purpose of section 336.

Submersion of load lines.

- 313.—(1) An Indian ship (not being exempt from the provisions of this Part relating to load lines) shall not be so loaded as to submerge in salt water, when the ship has no list, the appropriate load line on earth side of the ship, that is to say, the load line indicating or purporting to indicate the maximum depth to which the ship is for the time being entitled under the load line rules to be loaded.
- (2) Without prejudice to any other proceedings under this Act, any ship which is loaded in contravention of this section may be detained until she ceases to be loaded.

Maintenance of load marks.

- 314.—(1) No owner or master of an Indian ship which has been marked in accordance with the foregoing provisions of this Part, shall without reasonable cause, fail to keep the ship so marked.
- (2) No person shall conceal, remove, alter deface or obliterate or suffer any person under his control to conceal, remove, alter, deface or obliterate any mark placed on any such ship in accordance with the foregoing provisions of this Part except with the authority of a person entitled under the load line rules to authorise the alteration of the mark or except for the purpose of escaping capture by an enemy or by a foreign ship of war in the exercise of some belligerent right.

Publication of load line certificate and particulars relating to depth of loading

- 319.—(1) When a load line certificate has been issued in pursuance of the targoing provisions of this Part in respect of an Indian ship other than a home-trade ship of less than two hundred tons gross—
 - (a) the owner of the ship shall forthwith on the receipt of the certificate cause it to be posted up in some conspicuous place on board the ship,

No.

and to be kept so posted up and legible so long as the certificate remains in force and the ship is in use; and

- (b) the master of the ship, before making any other entry in any official log book, shall enter or cause to be entered therein the particulars as to the position of the deck line and load lines specified in the certificate.
- (2) Before any such ship leaves any dock, wharf, harbour or other place for the purpose of proceeding to sea, the master thereof shall—
 - (a) enter or cause to be entered in the official log book such particulars relating to the depth to which the ship is for the time being loaded as the Central Government may by rules made in this behalf prescribe;
 - (b) cause a notice, in such form and containing such of the said particulars as may be required by the said rules, to be posted up in some conspicuous place on board the ship and to be kept so posted up and legible until the ship arrives at some other dock, wharf, harbour

Provided that the Central Government may by the said rules exempt home-trade ships or any class of home-trade ships from the requirements of clause (b) of this sub-section.

Penalties.

436.—(1) Any person who contravenes any provision of this Act or fails to comply with any provision thereof which it was his duty to comply with, shall be guilty of an offence; and if in respect of any such offence no penalty is specially provided in sub-section (2), he shall be punishable with fine which may extend to two hundred rupees.

(2) The offences mentioned in the second column of the following table shall be punishable to the extent mentioned in the fourth column of the same with reference to such offences respectively.

fence has reference

Offences

99 If any ship proceeds or attempts to proceed to sea in contravention of section 312.

If any ship is loaded in contraven-tion of section 313. 313

Penalties Section of this Act to which of-

The master or owner shall be liable to fine which may ex-tend to one thousand rupees.

The master or owner shall be liable to fine which may extend to ten thousand rupes and to such additional fine not exceeding one thousand rupes for every inch or franction of an inch by which the appropriate load lines on each side of the ship are submerged or would have been submerged if the ship had been side of the ship are submerged or would have been submerged if the ship had been in salt waters and had no list, as the court thinks fit to impose, having regard to the extent to which the earning capacity of the ships is or would have been increased by reason of the submersion. Provided that it shall be a good defence for the master or owner to prove that a contravention was due solely to deviation delay caused solely by stress of weather or other circunstance which neither the master nor the owner nor the chattere, if any, could have prevented of forestalled.

ship is loaded and ready to leave. The actual "mean" free board is the mean of the actual free boards, port and starboard, measured as indicated above.

- 3. Form L.L. 14A(India) or Form L.L. 14B-India (Timber Ship) is to be posted up in some conspicuous place on board the ship before she leaves any dock, wharf, harbour or other place for the purpose of proceeding to sea, and the Notice is to be kept so posted up and legible until the ship arrives at some other Notice is to be kept so posted up and legible until the ship arrives at some other dock, wharf, harbour or place. The date and time of posting the Notice is to be entered in column 15.
- 4. No entries are required in columns 8—14 when the actual mean free board (Column 7) is not less than the appropriate salt water free board.
- 5. If, in determining density of water, use is made of a hydrometer on which the reading at the top of the scale is 1000 or 00, meaning "full-fresh water", the hydrometer reading gives the density to be entered, e.g., a reading of 15 of such hydrometers means a density of 1015. If the hydrometer used has the scale hydrometers means a density of 1015. If the hydrometer used has the scale reversed, i.e., if the reading 00 is at the bottom of the scale and means "full reversed, i.e., if the density must be obtained by subtracting the hydrometer reading salt water" the density must be obtained by subtracting the hydrometer reading from 1025, e.g., if the reading is at 15, the density to be entered will be 1010.
- 6. The Winter North Atlantic Load line, if assigned, applies to voyages across the North Atlantic, north of latitude 36°N. during the winter months as defined in the Load Line Rules, 1934, and shown on the chart which forms part of these Rules. The periods during which the other seasonal load lines apply in different parts of the world are as indicated in the said Rules and chart.
- 7. Penalty.—Failure to enter the required particulars of load line, depth loading, etc., in the Official Log Book at the proper time renders the Master or Owner liable to a fine which may amount to two hundred rupees.

DATES OF DEPARTURE FROM AND ARRIVAL AT EACH DOCK, WHARF, EVERY OCCASION OF THE SHIP

and the second	1.5		*	3%		****	
Date and Hour of		al Draught	Actual Free Boa Amidships	rd	Density of	Allo	wance
Departure	Harbour -	ard Aft	Port Starboa	rd Mean	Water	For Density of Water	For Ashes and Rubbis
laged see	2	4	5 6	. 7	8	9	10
	ft. ins.	ft. ins. ft.	ins. ft. ins.	ft. ins.		ins.	Weigh ins.

HARBOUR OR OTHER PLACE WITH THE DRAUGHT OF WATER AND FREE BOARD PROCEEDING TO SEA

	DEP	ARTURES		18%	SIGNA	TURES	ARRIV	ALS
For Fuel etc., to be consumed on stretch of inland water	Allowancee	in Salt water as calculated after mak- ing the ap- propriate	as calcu- lated after making the appropriate	time of Posting the Notice LL 14-A		Mate ?	Date and Hour of Arrival	Wharf
11	12	13	allowances 14	15	16	17	18	
Distance ins.	ft. ins	ft. ins.	ft. ins.					19
	dm.]	dm."	dm.§					
							10 To History	
								•

Note.—Reading over Entries of Offences.—The Master's special attention is called to Section 196 of the Merchant Shipping Act, 1958, a copy of which has been reproduced in this Book.

RECORD OF INSPECTION OF PROVISIONS AND WATER

(Section 168 of the Merchant Shipping Act, 1958)

Date Result of the Inspection of Provisions and Water Signature Inspecting Office

RECORD OF INSPECTIONS AT SEA OF PROVISIONS AND WATER

(Section 177 of the Merchant Shipping Act, 1958)

Date of Inspection

Results of Inspection

Date of Entry

Signature of Person making Inspections

MARRIAGES, BIRTHS AND DEATHS OF MEMBERS OF THE CREW, AND OTHER PERSONS ON BOARD WHICH HAVE OCCURRED DURING THE VOYAGE

Marriages.—Section 214(1)(h) of the Merchant Shipping Act, 1958, requires the Master of the ship to enter in his official Log the particulars of every marriage that has taken place on board.

Births and Deaths.—The duties of the Master with regard to the registry of births and deaths on board ship are defined in the following extracts from Section 214(1) of the Merchant Shipping Act, 1958:—

- "214. (1) The master of a ship for which an official log is required shall enter or cause to be entered in the official log book the following matters, namely:—
 - (f) Every case of death happening on board and the cause thereof, together with such particulars as may be prescribed;
 - (g) every birth happening on board, with the sex of the infant, the prescribed."

If the Master of any ship fails to comply with any requirements of this section, he shall be liable for each offence to a fine which may extend to two hundred

In addition to the brief statement of the "Cause of Death" in the following tabular statement, the Master should be careful to add in the body of the official log book full particulars of all the circumstances attending the death, more particularly in the case of murder, disappearance or suicide.

If a fatal accident occurs on board by reason of any damage in the ship, or to any part of it, or to the cargo, the details, as stated above should be entered in a similar manner.

If a death occurs in a port, the name of the port should be given, and it should be stated whether the death occurred on board or in hospital.

If a seaman dies on shore from an accident which happened, or from a disease which developed while he was a member of the crew, it is desirable that an entry of the death should be made in the same way.

MARRIAGES

Date when Whether single, di-vorced or widowed Names and Age Profession Father's Name Profession Married Surnames of and Surname Occupation Father or both parties of Occupation 1 3 .

Signed.

Person performing marriage

Master or Officer-in-Command

70	THE GAZ	ZETTE OF I	INDIA : 1	MARCH	16, 1963/	PHALGUN	IA 25, 1884	[PART]
1, 3410-3	decoupling of				CHUCAS	BIRTH	S—(See inst	tructions
Date of Birth	Place of Birth	still born (Name (if any) of child	Sex	Name and Sur- name of Father		on Name r and Sur- name of Mother	Maiden Name o Mother
				-14	ser-		•	
		14 177 () 177 () 				, DE	ATHS—(See	. Instructi
Date of Death	Place of Death	Name and Sur- name of Deceased	Husban Name		Age O	Occupation	Nationalit (stating Birthplac and Religio	ty Last Pla of Abod ee ion)
	Chief Barrier	100 Person 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1						
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Vationality stating Birt place & Religion)	Last Plac of Abode	e Nationalit (stating Birthplace Religion)	y Last Place of Abode	Master and Mate or	Father or Mother	ing Return to Director Ge- neral of Ship- ping or other Authority
previous I	page)	in ideas		TE FRANCIS	A Section	
Cause of Death	was disposed	Master or	Signature of Mate or other Mem- ber of Crew	Medical Officer	Date of sending Re- turn to Di- rector Gene- ral of Ship- ping or othe authority	than Inquiring Officer) who takes state-
g Master)				•		4-13-1
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TIME OF OPENING AND CLOSING WATERTIGHT DOORS, ETC.

Record of the time of opening and closing any of the watertight doors side-scuttles, and other

Date	Particulars of Con-		Time of	Signatures of Mas- ter and Mate of
	trivance -	Opening	Closing	Chief Engineer
•				
PRACT	TICES OF OPENING	AND CLC	SING WATERTIGHT	DOORS, ETC.
scuttles, scupp	every occasion of preers and other contrivantion book and the relat	ices mention	opening and closing of ned in paragraph II of th	watertight doors, side- ne explanatory notice at
Date of Practic	Name of Cont Practised	rivance R	temarks including full particulars of any defects found	Signatures of Master and Mate or Chief Engineer
IN	SPECTION OF WA	TERTIGH	IT DOORS AND VA	LVES
Record of the explanat	every occasion on which tory notice at the end	ch the water of this log	tight doors and valves spe book are inspected.	ecified in paragraph III
Date of Inspec	tion Nature of Con Inspecte		Remarks including full Sparticulars of any defects	Signatures of Master and Mate or Chief

found Engineer

INTERNATIONAL CONVENTION FOR THE SAFETY OF LIFE AT SEA, 1948 (Ratified by the Government of India, 19th November, 1952)

Supplementary requirements as to entries in official logs of passenger ships

The above convention requires that the following entries shall be made in the official log book of any sea-going passenger ships registered in India:—

Time of opening and closing of watertight doors, etc.

I. A record of the time of opening and closing:-

- (1) Any watertight door operated by power which is fitted between bunkers in between the decks below the bulkhead deck [see Notes (a) and (g)].
- (2) Any hinged watertight door in a main transverse bulkhead dividing cargo between deck spaces, if the sill of the door is below the margin line [see Notes (b) and (h)].
- (3) Any side-scuttles whose sills are below the margin line and which will not be accessible while the steamer is at sea, together with their dead lights [see Notes (b) and (h)].
- (4) Any gangway, cargo and coal ports, the sills of which are below the margin line [see Notes (b) and (h)].
- (5) Any portable plate closing any opening in a bulkhead, being an opening which is wholly or partly below the margin line [see Notes (c) and (h)].

(6) All side-scuttles in any between deck space wherein the sill of any side-scuttle which can be opened is below a line situated a certain distance above the water at the time when the steamer proceeds to sea (see Note (d)].

Practices of opening and closing of watertight doors

- II. A record of every occasion on which the opening and closing of the water-tight doors and other contrivances specified below is practised [see Note (e)]:—
 - (1) Watertight doors in main transverse bulkheads.
 - (2) The side-scuttles and dead lights referred to in (3) above.
 - (3) The side-scuttles referred to in I(6) above.
- (4) The covers and valves of ash shoots, rubbish shoots and other similar contrivances having their inboard opening below the margin line [see Note (h)].
 - (5) The closing mechanism, of all scuppers having their inboard opening below the margin line [see Note (h)].

Inspection of watertight doors, etc.

III.—A record of every occasion on which the watertight doors and other contrivances specified below are inspected [see Note (f)]:—

- (1) All watertight doors in main transverse bulkheads and the mechanism and indicators connected therewith.
- (2) Every valve, the closing of which is necessary to make a compartment watertight [including valves fitted to watertight bulkheads and flats, as well as the the valves referred to in II(4) and other valves fitted to the ship's side below the margin line].

NOTES

Opening and closing of doors, side-scuttles, etc.

- (a) The doors as mentioned in paragraph I above are to be kept closed while the steamer is at sea, except so far as it is necessary to open them for the working of the steamer; when open they are to be kept ready to be closed forthwith.
- (b) The doors, side-scuttles and ports mentioned in paragraph I(2), (3) and (4) above are to be securely closed so as to be watertight before the steamer proceeds to sea, and shall always be kept closed while the steamer is at sea.
- (c) The portable plates mentioned in paragraph I(5) above shall be in place before the steamer proceeds to sea, and shall not be removed at sea except in asse of urgent necessity. In replacing any such plate, all reasonable precautions hall be taken to ensure that the joints are watertight.
- (d) The line referred to in paragraph I(6) above is an imaginary line drawn in the side of the steamer parallel to the bulkhead deck [defined in Note (g)] and having its lowest point 2½ per cent of the breadth of the ship, plus 4½ feet or plus 3½ feet in the tropical zone or in a seasonal tropical area during the period as defined in the Load Line Rules) above the water then the steamer proceeds to sea.

All side-scuttles in any between deck space in which the sill of any side-cuttle of the opening type is below the line so defined must be securely closed as to be watertight and must be locked before the steamer goes to sea, and just be kept closed and locked so long as the steamer remains at a draught at hich the sill of any such side-scuttle is below the line so defined.

(e) Subject to what is stated in the foregoing Notes as to keeping certain loss and other contrivances closed at sea, the opening and closing of the contract mentioned in paragraph II above is to be practised once a week and so before the steamer proceeds to sea on any voyage which is likely to last the opening and closing of hinged or power-operated the doors which are in use is to be practised daily while the steamer is sea.

Inspections

(f) All the contrivances mentioned in paragraph III above are to be inspected at least once a week.

Definitions

- (g) The bulkhead deck is the uppermost deck upto which the transverse watertight bulkheads are carried.
- (h) The margin line is a line drawn parallel to the bulkhead deck at side and 3 inches below the upper surface of that deck at side.
- (j) In order to simplify and shorten the entries in the Log-Book, it may be found convenient to refer to each particular door or other contrivance in the ship by a symbol or a number, and if this is done, the symbols or numbers should be detailed on page 1 of this Log-Book, together with the particulars of the contrivance to which each symbol or number refers.

INSTRUCTIONS TO MASTERS

I. Agreements

- 1. Every erasure, interlineation or alteration in this Agreement (except additions made for the purpose of shipping substitutes or persons engaged subsequent to the first departure of the ship) shall be wholly inoperative, unless proved to have been made with the consent of all persons interested in such erasure, interlineation or alteration by the written attestation, if made in India, of Shipping Master or Customs Collector or, if made of India, with the consent of an Indian Consular Officer.
- 2. To enable the Crew to know the contents of the Agreement the Master, at the commencement of the voyage, is bound under a penalty of fifty rupees to have a legible copy (omitting the signatures) posted up at a conspicuous place in the ship which is accessible to the Crew.

II. Young persons and children

3. The Agreement with the crew must include a list of all young persons under the age of 18 years who are Members of the Crew together with particulars of the dates of their Birth (see page). The employment of children under the age of 15 years is prohibited.

III. Engagement of Crews and Seamen in India

- 4. The Master of every foreign-going ship engaging a crew at a port in India, shall do so in the presence of a Shipping Master.
 - 5. Before the engagement of the Crew is proceeded with, the Master must-
 - (a) Produce the Certificate of Competency for himself, his Mates, and his Engineers and Radio Officer, and
 - (b) Produce the apprentices destined for the voyage, together with their indentures.
 - (c) Produce the load line certificate and insert in the Agreement the particulars as to the positions of the deck line and load lines specified in the certificate.
- Upon the Master complying with the above-mentioned Regulations the Shipping Master will, when the engagement of the Crew has been completed, give him a certificate for clearance outwards.
- 7. The Master of every foreign-going ship, the Crew of which has been engaged before a Shipping Master, shall before finally leaving the port where the engagement took place, sign and send to the nearest Shipping Master, a full and accurate statement in the form sanctioned by the Government of India of even change which has taken place in his crew and in default shall for each offence incur a penalty not exceeding fifty rupees. Such a statement shall be admissible in evidence.

- 8. In the case of Substitutes engaged in the place of Seamen who have duly signed the Agreement and whose services are within twenty-four hours of the ship's putting to sea lost by death, desertion or other unforeseen cause, the engagement shall, if practicable, be made before a Shipping Master, and whenever such engagement cannot be so made, the Master shall, before the ship puts to sea, if practicable, and, if not, as soon afterwards as possible, cause the Agreement to be read over and explained to the substitutes, who shall thereupon sign the same in the presence of a witness, who shall attest their signatures.
- 9. When a substitute is engaged as aforesaid, the Master shall, before engaging if there is in existence at that port a Seamen's Employment Office, that he is duly registered at that office.
- 10. Carrying any Seaman to sea without entering into an Agreement subjects the Master to a penalty of one hundred rupees for each seaman.

IV. Engagement of Crews & Seamen abroad

- 11. When the Master of an India ship engages a Seaman at any port outside India, he shall, before carrying the Seaman to sea, procure the sanction of the Indian Consular Officer, if any, at that port, and shall, if not contrary to any law request that port, engage the Seaman before that Officer. The Master shall to the effect that it has been signed in his presence and otherwise made as required tion is not made, the burden of proving that the engagement was made as required to the above-mentioned Act shall lie upon the Master. If the above provisions may extend to one hundred rupees.
- 12. Where a Seaman is transferred under this Agreement from one ship to another, the Master of the ship from which the seaman is transferred shall, as soon as practicable, transmit to the Master of the other ship, along with the Seaman, all documents in his possession relating to the Seaman.

V. Premature discharge or leaving behind

13. The Master of a ship shall not discharge a Seaman before the expiration of the period for which he was engaged, unless the Seaman consents to his discharge, or, except in circumstances beyond his control, leave the Seaman behind without the authority of a Shipping Master or an Indian Consular Officer and shall obtain endorsed on the Agreement with the Crew, the certificate of such officer stating that he has granted his authority and also the reason for the Seaman being discharged or left behind; the presence or absence of this certificate will largely determine the owner's liability for the expenses incurred should the Seaman fall in distress

VI. Advances

14. When advances are made to Members of the Crew during the voyage, the actual amounts advanced, together with the equivalent in Indian Currency and the rate of exchange, should always be recorded and entered in the account of Baying the advance, as endorsed on the Articles of Agreement by the Indian Consular Officer at the port. To avoid disputes, Masters are requested to obtain the signature/thumb print from each individual Seaman for each advance of money or tobacco. Cash advances are to be handed over to each Seaman personally.

VII. Death of Seaman or Apprentice on Board

15. Whenever a Seaman or Apprentice engaged on a ship, (the voyage of which to terminate in India), dies during such voyage, the Master shall report the ath by cable or radio message to the next-of-kin of the Seaman or Apprentice of to the Shipping Master at the port of engagement and shall take charge of the money and effects of the Seaman or Apprentice which are on board, and shall fects left by the deceased.

16. The Master shall, if the ship before coming to India, touches and remains forty-eight hours at some port elsewhere, report the death of the Seaman or

Apprentice to the Indian Consular Officer at that port and, if required, shall hand over the property of the deceased to that officer. Thereupon he shall obtain, endorsed on the Agreement, a certificate from that Officer stating that he has received the property of the deceased Seaman or Apprentice.

17. Within forty-eight hours of the Ship's arrival at her final port of destination, in India or upon the discharge of the Crew, whichever first happens, the Master should deliver to the Shipping Master the Agreement, and the Official Log Book, an account of the wages and effects of any Seaman or Apprentice who has died on board during the voyage, whether he formed part of the Crew or not, any effects and the balance of wages or other moneys belonging to any such Seaman or Apprentice. The Master should also deliver to the Shipping Master Certificate (Masters', Mates', Engineers' or Radio Officers') of any Officer who has died or deserted during the voyage. The Shipping Master will then give a Certificate for the purpose of clearance inwards.

18. If the Master fails to take charge of the money or effects of a Seaman or Apprentice dying during a voyage or to make proper entries in respect thereof in the Official Log-Book, or to make such payment or delivery or to give such account as hereinbefore stated, he shall be accountable for the money wages and effects of the seaman or apprentice to the Shipping Master as aforesaid, and shall pay and deliver the same accordingly. Such Master shall in addition incur a penalty which may extend to three times the value of the property not accounted for or if such value is not ascertained, to five hundred rupees, but such penalty shall not affect the Master's liability to account for the property not accounted for. All money, wages and effects of any Seaman or Apprentice dying during the voyage shall be recoverable in the same Court and in the same manner in which wages of Seamen may be recovered under the Merchant Shipping Act, 1958.

VIII. Discharge of Seamen and payment of wages

- 19. The Crew of every foreign-going ship, if discharged in India, must be discharged and paid their wages in the presence of a Shipping Master. A contravention of this provision, renders the Master or Owner liable to fine which may extend to one hundred rupees.
- 20. The Master shall give every seaman (or leave with the Shipping Master on his behalf), an account, in the form prescribed, of his wages and of all deductions to be made therefrom, at least twenty-four hours before the time of payment or discharge, under a penalty of fifty rupees for non-compliance. Deductions for fines, forfeitures, etc., which are sought to be made in this account must be proved by proper entries made in the Official Log Book.
- 21. Upon paying off or discharging any seaman, the Master is bound, under a penalty which may extend to two hundred rupees, to give the seaman a Certificate of Discharge and to return to any certificated Officer upon his discharge his Certificate of Competency or Service.
- 22. Upon such paying off or discharge of any Seaman, the Master is required to enter in the Official Log Book a statement of character for ability and general conduct or a statement that he declines to give an opinion on such particulars. In the latter case, the reason for so declining shall also be recorded.

The second secon B. P. SRIVASTAVA, Dy. Sec.

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NEW DELHI AND PUBLISHED BY THE MANAGER OF PUBLICATIONS, DELHI, 1963

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The Gazette



of India

PUBLISHED BY AUTHORITY

NEW DELHI, SATURDAY, MARCH 23, 1963/CHAITRA 2, 1885

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 7th

Issue No.	No. and Date	Issued by	Subject
41	G.S.R. 427, dated 6th March, 1963.	Ministry of Finance.	The Essential Articles (Price Control) Amendment Order, 1963.
•42	G.S.R. 428, dated 7th March, 1963.	Do.	Amendment in the notification No. 33/63—Central Excises dated the 1st March, 1963.
43	G.S.R. 429, dated 7th March, 1963.	Ministry of Food & Agriculture.	The Lieutenant Governor shall obtain the concurrence of the Central Government in respect of licensing of dealers of sugar within the Union territory. Goa, Daman and Diu.
	G.S.R. 430, dated 7th March, 1963.	Do	Directing that that the sugar (Control) Order, 1955 shal extend to in the Union territory of Goa, Daman and Diu. with effect from the date of publication of this Order.

Copies of the Gazettes Extraordinary mentioned above will be supplied on Indent to the Manager of Publications, Civil Lines, Delhi, Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF HOME AFFAIRS

New Delhi, the 8th March 1963

G.S.R. 466.—Whereas it appears to the Central Government that the properties specified in the Schedule below, which are vested in the Treasurer of Charitable Endowments for the former State of Saurashtra, should be vested in the Treasurer of Charitable Endowments for the State of Gujarat;

Now, therefore, in exercise of the powers conferred by section 12 of the Charitable Endowments Act, 1890 (6 of 1890), the Central Government hereby directs that the said properties shall be vested in the Treasurer of Charitable Endowments for the State of Gujarat.

THE SCHEDULE

- 1. The Natwarshinhji Good Conduct Medal.
- 2. Bhavsinhji Religious Fund.
- 3. Hirjibhai Faramji Marker Memorial Scholarship.
- 4. The Manglagauri Prize Fund.
- 5. Raj Ratna Shriman Nanjibhai Kalidas Mehta Vakrativa Fund.
- 6. Vijaykumar Narandas Kalyanji Prize Fund.
- 7. Raviprasad Shivprasad Joshipura Fund.
- 8. Pandya Memorial Scholarship Fund.
- 9. H. H. Maharaja Shri Natwarsinhji Silver Jubilee Cutch Scholarship.
- 10. Shrimati Monghibai Prize.
- 11. Dr. Deva Sanskrit Prize.
- 12. Shri Janardan Smarak Scholarship.
- 13. Mohanlal Dhanji Shah Scholarship.
- 14. H. H. Maharaja Natwarsinhji Silver Jubilees Grant-in-aid.
- 15. Maru Memorial Scholarship.
- 16. Ragnathji Dayabhai Scholarship.
- 17. King Edward VII Memorial Fund.
- 18. Kanchangauri Prize Fund.
- 19. Maharani Shri Rupalika Maternity Home.
- 20. Silver Jubilee Fund,
- 21. The Thaker Devshi Mavji Prize.
- 22. Saubhagyavati Jayanti Laxmi Prize Fund.
- 23. Shri Gangabai Hajivndas Vanravandas Gondia Prize.
- 24. Vasumati Santokram Bhatt Fund.
- 25. Vasumati Memorial Prize.
- 26. Bai Jivkorbai Haridas Madhavdas Scholarship.
- 27. Godavari Tribhovandas Padamshi Memorial Prize.
- 28. Shri Krishna Kumarsinhji Kundla Kanyashala Uttijan Fund.
- 29. Sheth Hargovindas Abjibhai Education Fund.
- 30. Kundla Girls School Uttajan Fund.
- 31. Godavaribai Prize Fund.
- 32. Sheth Prabhudas Nathubhai Memorial Scholarship.
- 33. Shri Kishorlaxmi Education Uttajan Fund.
- 34. Premkunver Dalabkdas Memorial Fund.

- 35. Indumati Prize.
- 36. King Emperor's Anti Tuberculosis Fund.
- 37. Khodidas Madhavdas Vidyotejak Fund.
- 38. Prabhashanker Motiram Shukla Memorial Fund.
- 39. Mehta Jamnadas Girdharlal Technical School Fund.
- 40. Shri Gopinathji Scholarship.
- 41. Shri Nandkunvarba Mangalsutras Fund.
- 42. Parmanandas Aljibhai Education Fund.
- 43. Col. E.O. Brain Prizes.
- 44. Shri Natwarsinhji Investiture Medal.
- 45. Umrala Education Uttijan Fund.
- 46. Umrala Education Uttijan Fund.
- 47. Desai Nanji Gokaldas Prize Fund.
- 48. Adryaru Jeram Kurji Memorial Fund.
- 49. Monghibai Scholarship Fund.
- 50. Usrad School Freeship Fund.
- 51. Nesda School Freeship Fund.
- 52. Jetashanker Prabhashanker Scholarship Fund.
- 53. Dr. Barjorji Behramji Memorial Fund.
- 54. Bhagwat Shivayandan Prize Fund.
- 55. Bai Narmada Fund to help Kapol Caste 2. Trapaj.
- 56. Haridas Dharamshi Scholarship.
- 57. Krishanji Pant Sanvatsari Fund.
- 58. Ichhakunver Girls Prize Fund.
- 59. Dinker Prize Fund.
- 60. Shri Pratapsinhji Scholarship Fund.
- 61. Santokbai Devchand Smarak Prize Fund.
- 62. Valamji Hirachand Prize Fund.
- 63. Monghibai Scholarship.
- 64. Maganlal Valamji Smarak Fund.
- 65. Ujambai Vajira Smarak Prize.
- 66. Rauatbai Smarak Fund and Khushalchand and Jethalal Smarak Fund.
- 67. Ba Shri Muliba Scholarship.
- 68. Sheth Motichand Virpal Memorial Prize Fund.
- 69. Ratilal Sanghvi Smarak Fund.
- 70. Vora Noorbhai Pirbhai Memorial Prize Fund.
- 71. Khushalchand Ratanshi Smarak Prize.
- 72. Gaiwadi Dispensary Fund.
- 78. Kathidji Lalbhai Smarak Fund.
- 74. Shivendrasinhji Essay Prize.
- 75. Durlabhji Jeganbhai Prize Fund.
- 76. Haribhai Ambaram Dave Prize Fund.
- 77. Jansukhrai Mugatrai Rana of Junagadh Prize,
- 78. Sheth Amarchand Madhavji Fund.
- 79. Ravishanker Mayashanker Godadra Prize.
- 80. Shrimati Jamnabai's Son R. M. Godadra Prize.
- 81. Monghibai Sunderji Fund.
- 82. Lakdhirji Scholarships.
- 83. Sakarbai Prize.
- 84. Bhau Kalidas Chhotalal Prize Fund.
- 85. Bhikhalal Manekchand Trust Fund,

- 86. Vazir Saheb Pratapsinhji Maharani Saheb Balubakanya Vidyalaya R
- 87. His Majesty's Silver Jubilee Fund Gondal.
- 88. Thakar Haridas Bhimji Charitable Dispensary.
- 89. King George V. Silver Jubilee Chari Fund.
- 90. Goswami Galabhai Narangar Smarak Fund.
- 91. Ichhashankar Memorial Prize.
- 92. Mistri Purshotam Gilabhai Prize Fund.
- 93. Kadri Charity Fund.
- 94. Purshotam Gilabhai Trust Fund.
- 95. Rajyarohan Prize Fund.
- 96. Chimanlal Girdharlal Scholarship Fund.
- 97. Silver Jubilee Fund.
- 98. Shushila Fulchand Charitra Fund.
- 93. Chhelshanker Poor Boys Helping Fund.
- 100. Sheth Dhanjibhai Scholarship Fund.
- 101. Kooverji Sorabji Chowdhari Poor Boys' Fund.
- 102. Miss Me Afee Fund.
- 103. Ambabai Prize.
- 104. Sanklibai Audichya Brahmin Widow Relief Fund.
- 105. The Kapurbai and Navalbai Fund.
- 106. The Chimanlal Dayabhai Hirani Memorial Prize.
- 107. The Bai Shri Kamribai Jasdan Prize Fund.
- 108, Ujambai Prize Fund,
 - 109. Vaidyraj Bavabhai Exhibition Scholarship.
- 110. Harkhubhai Charity Fund.
 - 111. Sharda Prize Fund.
 - 112. Shri Jamba Saheb Scholarship.
- , 113. Namdar Panna Maharani Shri Mahnarkunverba Manpatra Fund.
 - 114. Narbherambhai Memorial Fund.
 - 115. Godavribai Prize Fund.
- 116. Amritbai Memorial Prize Fund.
 - 117. The Porbandar State Scholarship for H. H. The Agakhan Diamond Ju
 - 118. Mr. & Mrs. Mohandas Gangdas Kapol Community Fund.
 - 119. Professor Gambhir Memorial Fund.
 - 120. Alfred High School Diamond Jubilee Scholarship Fund.
 - 121. R. S. Manilal Scholarship.
 - 122. Bhaichand Motichand Ayurvedic Free Dispensary.
 - 123. Sheth Dharshibhai Devraj Scholarship.
 - 124. Morvi Gaushala Fund.
 - 125. Harikrishna Bed.
 - 126. Sathra Dispensary Fund.
 - 127. Umar Janbhai Female Dispensary.
 - 128. Idajan Scholarship.
 - 129. Raichand Purshotam and Ben Makuben Kusimba Prize Fund.

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- 130..Koliak Ambabai.
- 131. Valji Ranchhoddas Kankia Dispensary.
- 132. Shri Hargovind Harnarayan Scholarship Fund.
- 133. Khodiar Mandir Dispensary Fund.
- 134. Becharlal B. Jhala Memorial Prize Fund.
- 135. Professor Nariman B. Ichhaporia Prize.
- 136. Nageshree Girls School Fund.
- 137. Bhuta Mulji Odhavji Girls School Composite Class Fund Sihor.

- 138. Rao Saheb Narandas Kalidas Gamy Trust Fund.
- 139. Monghibai Dharmada Desni Aushadhalya.
- 140. Nirmalabauri Prize.
- 141. Mrs. William Moore Charity Fund.
- 142. Technical Institute Fund.
- 143. H. H. The Agakhan Scholarship.
- 144. Becharlal Karsanji Vakil Scholarship.
- 145. Mrs. Girya Santoshram Devshanker Doctor Charity Fund.
- 146. Kamalshi Middle School Fund and Kariana Middle School Fund.
- 147. The Raosadur Vithalrai H. Dave Stipend.
- 148. King Emperor Edward VII Memorial Scholarship.
- 149. Sir Jaswantsinhji High School Trust Fund.
- 150. Carter Prize.
- 151. Dehor Composite Class Fund.
- 152. Rugnathji Mandir Scholarship.
- 153. Bhavnagar Sahitya Parishad Fund.
- 154. Sheth Mangaldas Jesangbhai Composite Class.
- 155. Kaslibai English Composite Class.
- 16.4 156. Sheth Mangaldas Prabhudas Composite Class.
- 157. Sheth Purshotam Punjabhai Timbi Girls School Fund.
- 158. Dave Prize Fund.
- 159. The Nawangar High School Scholarship Fund.
- 160. Miss Violet Clerk Scholarship Fund.
- 161. Bai Larak Uamiashanker Maternity Charity Fund.
- 162. Fatehkhanji Science Medal Fund.
- 163. Chanchalbai Smarak Fund.
- 164. Ranavav Madressa Endowment Fund.
- 165. Sheth Liladhar Girdhar Scholarship.
- 166. Kardej School Freeship Fund.
- 167. Mahuva Girls' School Tapibai English Class Fund.
- 168. Maharani Shree Baluba Balmandir.
- 169. Jamnadas Girdharlal Scholarship Fund.
- 170. Kamalshi Middle School Endowment Fund.
- 171. Pitambardas Prize. 172. Bai Mariambai Bhansinhji Hospital Ward Fund.
- 173. Kalyanji Mandir Saddvrat Fund.
- 174. Keshav School.
- 175. Pathubhai Vajir Saheb Bhavsinhji Hospital Fund.
- 176. Ba Kunvarba Prize.
- 77. Dhedhi Potatlal Nagji Bai Saheba Asylum and Orphanage Fund. 178. Rameshchandra Joshi Scholarship.
- 79. Cavasji Acherji Desai & Mancherji Cavasji Desai Prize Fund.
- 80. Maharaja Shri Bhagvatsinhji Golden Jubilee Scholarship.
- 181. Fulbaiba Joshi Pustak Sahay Fund (Dhoraji).
- 82. Shri Bhagwatsinhji Hirak Mahotsav Smarak Pustak Sahay Fund. 83. Kandorna School Fund.
- 184. Ranavav School Fund.
- 85. Natwarsinhji Health Prize Fund.
- 86. Nanji Kalidas & Nadir Salt Works Bhavsinhji Hospital Wing Fund.
- 87. Education Encouragement Fund.
- 88. Mangalprasad Karsanji Desai Memorial Scholarship. 89. Prof. Anti Prize Fund.

- 190. Bai Lerakhbai Sweetmeat Fund.
- 191. Bhagwat Raksha Paritoshik Fund.
- 192. Kagdi Narjivan Jivraj Scholarship Trust Fund.
- 193. Sheth Habib Abdul Gani Prize.
- 194. Gondal State Education Inspector Prize.
- 195. Jethva Hostel Fund.
- 196. King Edward VII Scholarship.
- 197. Sangath Civil Station School Prize Fund.
- 198. Prabhashanker Motiram Buch Prize.
- 199. Kasturbai Sampat Prize.
- 200. Shri Bhagvatsinhji Girls Education Fund.
- 201. Ganeshrai Sanskrit Prize.
- 202. Panachand Champshi Sampat Sanskrit Prize.
- 203. Vinod Liladhar Amritlal Prize.
- 204. Maharaja Shri Bhagwatsinhji Golden Jubilee Prize
- 205. Shri Amarsinhji Scholarship Fund.
- 206. Principal Sanjana Memorial Prize.
- 207. Monghiba High School Suvavarna Prize.
- 208. R. B. Devshankerbhai Charity Fund.
- 209. Manekbai Pathshala Prize.
- 210. The Golden Jubilee Jamnabai Scholarship.
- 211. Shri Vasantrai P. Joshi Scholarship.
- 212. Gondal Shikshak Chandrak.
- 213. Fulbai Joshi Pustak Sahay Fund.
- 214. P. M. Damri Recitation Prize.
- 215. Khanshri Mohmedkhanji Prize.
- 216. Bhavnagar Bhavsinhji Prize.
- 217. The Jermy Coowrjee Prize and R. C. Chowdhary Prize.
- 218. Shri Bhagwatsinhji Silver Jubilee Prize.
- 219. Gomtibai Mondas Parekh Maternity Hospital Fund.
- 220. Bhatiani Motibai Prize Fund.
- 221. Aderbai Chowdhry Prize.
- 222. Monbhiba High School Girls Fund.
- 223. Shri Lathi Thakor Shri Surendrasinhji Kalpi Scholarship.
- 224. Harilal Chhabildas Sanskrit Prize.
- 225. Lilaba Scholarship Fund.
 - 226. Junagadh Silver Jubilee Widows Fund,
- 227. Zavershah Harjivan Scholarship Fund.
- 228. T. V. Kamdar Memorial Fund.
- 229. Mrs. D. R. Chowdhry Prize and A. C. Chowdhry Prize.
- 230. C. S. Chowdhry Prize.
- 231. S. H. Chowdhry Prize.
- 232. Velji Lavji Memorial Fund.
- 233. Majiraj Kanyashala Cooking Class Fund.
- 234. Shri C. T. Dave Smarak Fund.
- 235. J. N. Unavala Smarak Fund.
- 236. Maharani Shri Laxmibai Prize Fund.
- 237. Bai Monghibai Punjalal Smarak Fund.
- 238. Şhri Jasvantsinhji Smarak Fund.
- 239. Hill Challenge Shield Cricket Match Fund.
- , 240. Shri Ganeshji Jethabhai Smarak Pustak Fund.
- 241. Bhaktiba Zamin Fund.

- 242. Shrimati Maniben Kanyashala Prize Fund.
- 243. Art School Prize Fund (Gondal).
- 244. Sihor Mooni High School Krishankumarinhji Gold Medal Fund.
- 245. Monghibai Scholarship Fund.
- 246. Kumari Subhadra Joshi Smarak Fund.
- 247. Rupaliba Marriage Fund for Physical Exercise.
- 248. Cultivators Amlioration Fund.
- 249. Bhatt Gaurishanker Bhaishanker Memorial Fund.
- 250. Shri Brijvallabha Maganlal Trust Fund.
- 251. Bhutta Lavji Ramchhod Rajula Taluka Shala Fund.
- 252. Shri Gopnathji Maternity Hospital Fund.
- 253. Hathal Gujarati Shala Fund.
- 254. Puspavati Motibai Marriage Fund.
- 255. Bai Harkorbai Prize Fund.
- 256. Premchand Raichand Taluka School Fund.
- 257. Kanyashala Uttajan Fund.
- 258. Kumarshi Birth day Fund, Bhavnagar.
- 259. Kundla Urdu Shala Prize Fund.
- 260. Mahuva Kelvani Uttajan Fund.
- 261. Mahuvavala Ma Saheb Bajirajba Saheb Poor Student Scholarship Fund.
- 262. Hunter Training College Scholarship Fund.
- 263. Gadhada Kelvani Uttajan Fund.
- 264. Durlabhji V. Gheghari Mali Community Scholarship Fund.
- 265. Sihor Mooni School Endowment Fund.
- 266. Majiraj Kanyashala Good Conduct Medal Fund.
- 267. Public Utility Works Fund, Gondal.
- 268. Maharani Shri Nandkunverba Hospital and Maternity Home.
- 269. Sheth Panachand Mangaliji Smarak Fund.
- 270. Sheth Mangalji Gafal Smarak Fund.
- 271. Bai Rambhabai Vakhatchand Smarak Fund.
- 272. Principal J. J. Kania Smarak Fund.
- 273. Ba Shri Bonjiba Saheb Prize Fund.
- 874. Trivedi Pitamber and Mulji Juthabhai of Umrala Prize Fund.
- 275. Chandrasinhji Memorial Prize.
- 276. Mehta Nimchand Vanmalidas Scholarship.
- 277. Jubilee Poor Fund.
- 278. Ujambai Hirji Prize.
- 279. Ujambai Scholarship.
- 280. Shrimati Parvati Shamji Smarak Prize.
- 281. Edward Memorial Scholarship.
- 282. Shyamkuver Bhagwat Suvarna Prize.
- 283. P. B. Goradia Suvarna Medni Fund.
- 284. Chatrabhuj Jivandas Talaja School Fund.
- 285. Shri Manilal Jivarajbhai Prize Fund.
- 286. Monghibai Scholarship.
- 287. Hirji Dayal Prize Fund.
- 288. Bhavsinhji High School Vidyatgak Fund.
- 289. Memon Mohmad Taiyab Ranavav Fund.
- 290. Dhirajrambhai V. Vyas Scholarship Fund.
- 291. Vakil Mankchand Dungershi Khandharia Scholarship.
- 292. Dhoraji Merchant's Association.

- 293. Vijayalaxmi Prize Fund.
 - 294. Rugnath Madhavji & other Fund.
 - 295. Prof. Isphani Scholarship Fund.
 - 296. Prof. K. J. Sanjana Prize Fund.
 - 297. Koliok Dispensary Charity Fund.
 - 298. Coronation Prize.
 - 299. Moon Dwarkadas Laxmidas Students Reading Room Fund.
 - 300. Rajula Kanya Shala Jamnadas Harakhji Books and Sweetmeat Prize Fund.
- . 301. King Edward the VIII Scholarship Fund.
 - 302. Sir Bhagwatsinhji Poor Students Scholarship Fund.
 - 303. Nandkunverba Hospital Charity Fund.
 - 304. Hargovinddas Abji Saudhida Mahadev Sadavarat Fund.
 - 305. Gopnath Mandir Sadavrat Fund.
 - 306. His Majesty's Silver Jubilee Fund.
 - 307. Postwar Reconstruction Fund.
 - 308. Narandas Boda Scholarship Fund.
 - 309. D. E. Gimi Prize Fund.
 - 310. Sheth Bejanji Mhervanji Prize Fund.
 - 311. Kirtikumar Hirabhai Scholarship Prizes.
 - 312. Shri Jamnagar Andabava Anathalaya Boys Fund.
 - 313. Mansinhji Prize Fund.
 - 314. Harijan Prize Fund.
 - 315. Barot Fund.
 - 316. Puribai Prize Fund.
 - 317. Mehta M. L. Prize.
 - 318. Kundla Kathi Boarding.
 - 319. Monghibai Manilal Danji Lohana Udyogshala Fund.
 - 320. Thakar Jagjivandas Lavji Lohana Girls Education Fund.
 - 321. Talaja Sanskrit Path Shala Fund.
 - 322. Bhatt G. K. Goghawala & Mrs. Tejbai C. Ghoghawala Scholarship Fund.
 - 323. Jatakbai Prize Fund.
 - 324. Namdar Mota Bhaniba Saheba (Nandkuverba) Scholarship Fund.
 - 325 Edward School Prize Fund.
 - 326 Mrs. Lilis Prize Fund.
 - 327 Pitambardas Shivlala Girls School Prize Fund.
 - 328. Sarswati Manilal Nanavaty Fund.
 - 329. Amijiba Sadavarat Fund.
 - 330 Shri Bhavsinhji Chorashi and Other Dharmada Fund.
 - 331 Haatkuswar Mabadev Jodia Nibhav Fund.
 - 332 Poor Christian Fund.

334 Parwashi and Rahat Fund.

335 Junagadh Dharmada Paravsni Fund.

336 Bhavsinhji Memorial Fund.

337. Vakhastsinhji Prize Fund.

338 Hrudyeshwary Prize Fund.

339 Sau. Kantaben Maganlal Composite Class Fund, Botad.

340 Bhambhli English Class Fund.

341. Kolick English Class Fund.

342 Chogath English Class Fund.

343 Ghanghti Composite Class Fund.

344 Sheth Watchraj Trambakbhai Kahuva Kanya Shala Fund.

345. Trapaj Jivkorbai Fund.

346. Ramghuri Scholarship Fund.

347. Shivbai Scholarship Fund.

348. Shri Mangalji Galalbhai Jain Ward Fund.

349 Monghiba High School for Girls Fund.

350. Whittle Fund.

351. Haridas Scholarship Fund.

352. Balsinhji Memorial Technical Scholarship Fund.

353 Maharaja Jam Saheb Science Scholarship Fund.

354 Namdar Yuvraj Maharajkumar Shri Shattrushlayasinhji Sanskrit Prize

55 Devkabai D. Saraiya Scholarship Fund.

356 Monghibai Scholarship Fund.

557. Sheth Bhagwanlal Mulchand Free Reading Room and Library Fund. 358. Dhoraji Bhagwatsinhji High School Prize Fund.

359. Dhoraji Library Fund.

60. Sagramji High School Prize Fund.

361. Dhoraji Gondal Upleta, Bhayawadar School Prize Fund.

62. Lalit Mohan Prize Fund.

63. S. B. Trivedi Prize Fund.

64 Sihor Education Uttajan Fund.

65. Vidyaran Scholarship Fund.

66. Gaurishanker Scholarship Fund.

67. Funds to Help Poarts and Charan. 8. Foreign Higher Education Trust Fund.

69. Granthotyak Trust Fund.

70. Gaikwar of Baroda Prize Fund.

71. Dayabhai Motiram Jagirdas Smarak Fund.

72 Shri Limbdi Kanya Shala Prize Fund.

3. Limbdi Kanyashala Sweetmeat Fund.

74. Tapsi Jaidevi Smarak Fund.

75. Limbdi Relvani Prize Fund.

6. Namdar Motaba Rupaliba School Sagna Mohotsava Pritoshik Fund

7. Limbdi Kanyashala Sewing Fund.

8. Limbdi Kanyashala Poor Girls Book Fund.

9. Sir John Hastings Knitting Competition Fund.

80. Limbdi Education Fund.

81. Barwala English School Sweetmeat Fund.

2. Barwala School Prize Fund.

3. Shah Popatlal Keshavlal Scholarship Fund,

- 384. Rahisha Mangrol Jehangirmiyan Islamin Kelvai Trust Fund.
- 385. Bhavnagar State Village Medical Relief Fund.
- 386. Patanvav Matri Mata Fund.
- 387. King Emperor's Anti Tuberculosis Fund.
- 388. Poor Girasia Vidhava Fund.
- 389. Niradhar Fund.
- 390. Bajirajba Hatkeshwar Dharmada Fund.
- 391. Bhavnagar State Village Improvement Fund.
- 392. Sheth Nanjibhai Kalidas Mehta Fund.
- 393. Kala Ladha Trust Fund.
- 394. Sir Bhagwatsinhji Smarak Fund.
- 395. Bhavnagar State Library Propaganda.
- 396. Bhavnagar State Village Child Welfare Medical and Social Work Pr paganda Fund.
- 397. Bhavnagar State Village Medical Aid Fund.
- 398. Fund for Removal of Illiteracy and for Encouragement of Technic Education Crafts and Industries.
- 399. Premchand Raichand I.V. School Poor Student Fund.
- 400. Adhewada Anathaashram Fund.
- 401. Virubai Smarak Fund.
- 402. Chanchal Kahanji Sunderji Vidyotijak Fund.
- 403. Gorji Motichand Valji Scholarship Fund.
- 404. Ratilal Ghelabhai Mehta Memorial Prize.
- 405. Jethwa Hostel Fund.
- 406. Ashrafii Memorial Scholarship Fund.
- 407. Postwar Reconstruction.
- 408. Virpal Dharmshi and Didhibai Prize Fund.
- 409. Bajana Sadavrat Fund.
- 410. Shri Pratap Uday Sanskrit Medal and Prize Fund.
- 410. Shri Fratap Oday Parmar Prizes.
- 412. Ladhabhai Harji Parmar Prize.
- 413. Warf Trust Fund.
- 414. Bavamiyan Munsid Fund.
- 415. Rajendresinhji Hospital Fund.
- 416. Maonghibai Scholarship.
- 417. Rasshala Ayurshadhalaya Fund.
- 418. Gandhi Mandir Fund.
- 419. Jubilee Prize Fund.
- 420. Bhupatbhai Pandya Prize.
- 421. Late Manharlal Manilal Shah Mathematic Fund
- 422. Brahmin Community Education Fund.
- 423. Jyotsna Bhachech Prize.
- 424. Late Kantilal L. Chhaya Prize.
- 425. Sorabji Chowdhry Gold Medal Fund.
- 426. Vasnai P. Joshi Maternity Ward Fund.
- 427. Shri Karanshihji Jalshaya Fund. 428. In Connection with T.F. No. 124.
- 429. Khanbahadur Dhanjishah Hormasji Victoria Jubilee Scholarship Fun
- 430. Harijan Uplift Fund Bhavnagar.
- 431. Porbandar State Harijan Hitwardhak Fund.
- . 432. Porbandar State Agricultural Development Fund.
 - 433, Porbandar Literary Drive and Education Fund.

- 434. Upadhyay Mahashankar Jogeshwar of Sihor Prize Fund Sihor.
- 435. Maharani Shri Nandkunverba Silver Jubilee Prize Fund.

436. Kusum Phanse Prize Fund Surendranagar.

- 437. Mahatma Gandhi Hand Weaving and Home Industries Fund, Porbandar.
- 438. Donation by Sheth Mathuradas Kalidas of Porbandar for Saurashtra High Schools Elocution Competition Fund, Porbandar.

439. Prembai Scholarship Fund.

440. Zampa Fund.

441. Vijya Mohanlal Prize Fund, Wadhwan.

442. Nageshri English Class Fund.

443. Manchhaben Harilal Smarak Fund, Surendranagar.

444. Vinayak Bhagwat Fund Limbdi.

- 445. Thakore Shri Karnsinhji of Lakhtar Scholarship Dharangadhra Scholarship Dhrol Scholarship and Thakore Karansinhji Gohel Medal Fund, Lakhtar.
- 446. Thakore Shri Karansinhji Scholarship Funds, Lakhtar.
- 447. Chhaganlal Pranlal Jani Charity Fund, Wadhawan.

448. Kanbi Bhagwan Meghji Trust Fund, Palitana.

- 449. Nandavana Prankuverba Female Hospital Fund; Dhrangadhra.
- 450. Rao Bahadur Keshavrao Bhaskerji Victoria Jubilee Prize Fund. 451. Sheth Thakershi Dayabhai Wadhwan G.S.V.J. School Fund, Wadhwan,
- 452. Shrimad Rajchandra Girls School Anniversary Fund, Wadhwan, C.S.
- 453. Shah Popitlal Kevalchand Prize Fund, Rajkot.

454. Rambai Education Fund, Wadhwan.

455. Donation from Gaptran Nanbhai Sahayak Fund, Porbandar.

456. Vinayak Bhagwat Fund.

457. Mankchand Rugnathji Maternity Fund, Porbandar.

458. Porbandar Gaushala Fund.

459. Monghibai Scholarship Fund.

460. Chhagnlal Dhanshi Doshi, Kutiyana Middle School Fund, Junagadh.

461. Girnar Lottery Fund, Junagadh.

462. Gopnath Dispensary Fund, Bhavnagar.

463. Raobhadur Gopalji Surbhai Memorial Fund, Rajkot.

464. Bawawala Memorial Fund.

465. Bhargavi Pradumanrai Desai Merit Scholarship Fund, Bhavnagar.

[No. F. 18/8/60-J.II.]

B. SHUKLA, Dy. Secy.

New Delhi, the 12th March 1963

G.S.R. 467.—In pursuance of rule 11 of the Indian Administrative Service (Pay) Rules, 1954, the Central Government, after consultation with the Government of Punjab, hereby makes the following amendment to Schedule III to the said Rules

2. The amendment shall be deemed to have come into force with effect from 11th February, 1963.

Amendment

In the said Schedule III,

Under the heading B-Posts carrying pay in the senior time-scale of the Indian Administrative Service under the State Governments including posts carrying

special pays in addition to pay in the time-scale', against 'Punjab', the following entry shall be added, namely:—

'Labour Commissioner'.

[No. 1/33/63-AIS(II).] K. S. N. MURTHY, Under Secy.

New Delhi, the 13th March 1963

- G.S.R. 468.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and all other powers enabling him in this behalf, the President hereby makes the following rules further to amend the Central Secretariat Service Rules, 1962, namely:—
- 1. (1) These rules may be called the Central Secretariat Service (Amendment) Rules, 1963.
 - (2) They shall be deemed to have come into force on the 1st October, 1962.
- 2. In the Fourth Schedule to the Central Secretariat Service Rules, 1962, for the proviso to regulation 2(1), the following proviso shall be substituted, namely:—
 - "Provided that, for a period of five years, the additions to the Select List in any cadre shall be made from the following categories, namely:—
 - (a) permanent officers of the Assistants' Grade in that cadre who have rendered not less than eight years' approved service in that Grade, in the order of their seniority, subject to the rejection of the unfit; and
 - (b) (i) persons selected on the results of the limited annual departmental competitive examination, and (ii) equal number of such of the left-over candidates of the Assistant Superintendents (Regular Temporary Establishment) examinations held in 1959 and 1960, as may be declared eligible for inclusion in the Select List after the coming into force of the rules, in accordance with the special orders to be issued in this behalf by the Ministry of Home Affairs in consultation with the Commission.

Persons of these categories shall be included in the Select List by taking alternately one person from category (a) and two persons from a combined list of persons of category (b), prepared by the Ministry of Home Affairs each year in consultation with the Commission, in the order of the names in that list."

[No. 28/80/62-CS(A).]

MOHINDAR SINGH, Under Secy.

New Delhi, the 14th March 1963

- G.S.R. 469.—In exercise of the powers conferred by the proviso to article 309 of the Constitution and all other powers enabling him in this behalf, the President hereby makes the following rules further to amend the Delhi and Himachal Pradesh Civil Service Rules, 1961, namely:—
- 1. These rules may be called the Delhi and Himachal Pradesh Civil Service (Amendment) Rules, 1963.

2. For Schedule I to the Delhi and Himachal Pradesh Civil Service Rules, 1961, the following Schedule shall be substituted, namely:—

"SCHEDULE I

(See rules 4 and 17)

The authorised permanent strength of the Service and the nature of the posts included in it are as follows:—

Sanctioned Strength		
1. Specific posts under the Delhi Administration		40
2. Specific posts under Himachal Pradesh Administration	A	42
3. Deputation, leave and training reserve		42
		28
To the state of th	otal	112
he above figures include the following posts:—		
(a) Delhi Administration	fire and	
1. Assistant Commissioner, Sales Tax		1
2. Deputy Registrar of Co-operative Societies		1
Assistant Director, Civil Supplies Additional District Magistrate Under Secretary		1
4. Additional District Magistrate		1
		3
6. Assistant Development Commissioner		3
7. Revenue Assistant 8. Land Acquisition Collector		1
		2
9. District Collection Officer		1
10. Magistrate I Class	10 - 10 -	20
 Deputy Employment Officer/Sub-Regional Employment Officer 		m- 2
12. Sales Tax Officer/District Excise Officer/Entertainment		-
Officer, Collector of Stamps and District Stomp and Davister	Tax	
Officer Of Stamps and District Stamp and Registr	Tax ation	5
Officer, Collector of Stamps and District Stomp and Davister	Tax ration	5-1
Officer Of Stamps and District Stamp and Registr	Tax ration	
Officer Officer 13. Housing Officer	Tax ration	1
Officer Officer 13. Housing Officer (b) Himachal Pradesh Administration	Tax ration	1
Officer Officer (b) Himachal Pradesh Administration 1. Director of Land Records	Tax ation	1
Officer Officer (b) Himachal Pradesh Administration 1. Director of Land Records 2. Deputy Registrar (Development), Co-operative Societies	Tax ation	1 42
Officer (b) Himachal Pradesh Administration 1. Director of Land Records 2. Deputy Registrar (Development), Co-operative Societies 3. Deputy Registrar, Co-operative Societies	Tax ation	1 42
Officer (b) Himachal Pradesh Administration 1. Director of Land Records 2. Deputy Registrar (Development), Co-operative Societies 3. Deputy Registrar, Co-operative Societies 4. Extra Assistant Settlement Officer	Tax ation	1 42 1 1
Officer (b) Himachal Pradesh Administration 1. Director of Land Records 2. Deputy Registrar (Development), Co-operative Societies 3. Deputy Registrar, Co-operative Societies 4. Extra Assistant Settlement Officer 5. Under Secretary	Tax ation	1 42 1 1 1
Officer (b) Himachal Pradesh Administration 1. Director of Land Records 2. Deputy Registrar (Development), Co-operative Societies 3. Deputy Registrar, Co-operative Societies 4. Extra Assistant Settlement Officer 5. Under Secretary 6. Extra Assistant Commissioner (Executive)	Tax ation	1 42 1 1 1
Officer (b) Himachal Pradesh Administration 1. Director of Land Records 2. Deputy Registrar (Development), Co-operative Societies 3. Deputy Registrar, Co-operative Societies 4. Extra Assistant Settlement Officer 5. Under Secretary 6. Extra Assistant Commissioner (Executive) 7. Land Acquisition Officer	Tax ation	1 42 1 1 1 1 3 27
Officer (b) Himachal Pradesh Administration 1. Director of Land Records 2. Deputy Registrar (Development), Co-operative Societies 3. Deputy Registrar, Co-operative Societies 4. Extra Assistant Settlement Officer 5. Under Secretary 6. Extra Assistant Commissioner (Executive) 7. Land Acquisition Officer 8. Deputy Director of Panchayats	Tax ation	1 42 1 1 1 1 3 27 1
Officer (b) Himachal Pradesh Administration 1. Director of Land Records 2. Deputy Registrar (Development), Co-operative Societies 3. Deputy Registrar, Co-operative Societies 4. Extra Assistant Settlement Officer 5. Under Secretary 6. Extra Assistant Commissioner (Executive) 7. Land Acquisition Officer 8. Deputy Director of Panchayats 9. Assistant Excise and Taxation Commissioner/Excise Taxation Officer	Tax ation	1 1 1 1 1 3 27 1 1
Officer (b) Himachal Pradesh Administration 1. Director of Land Records 2. Deputy Registrar (Development), Co-operative Societies 3. Deputy Registrar, Co-operative Societies 4. Extra Assistant Settlement Officer 5. Under Secretary 6. Extra Assistant Commissioner (Executive) 7. Land Acquisition Officer 8. Deputy Director of Panchayats 9. Assistant Excise and Taxation Commissioner/Excise Taxation Officer	ation	1 1 1 1 1 3 27 1 1
(b) Himachal Pradesh Administration 1. Director of Land Records 2. Deputy Registrar (Development), Co-operative Societies 3. Deputy Registrar, Co-operative Societies 4. Extra Assistant Settlement Officer 5. Under Secretary 6. Extra Assistant Commissioner (Executive) 7. Land Acquisition Officer 8. Deputy Director of Panchayats 9. Assistant Excise and Taxation Commissioner/Excise Taxation Officer 10. Assistant Registrar (Education), Co-operative Societies	ation	1 1 1 1 1 3 27 1 1 1
(b) Himachal Pradesh Administration 1. Director of Land Records 2. Deputy Registrar (Development), Co-operative Societies 3. Deputy Registrar, Co-operative Societies 4. Extra Assistant Settlement Officer 5. Under Secretary 6. Extra Assistant Commissioner (Executive) 7. Land Acquisition Officer 8. Deputy Director of Panchayats 9. Assistant Excise and Taxation Commissioner/Excise Taxation Officer 10. Assistant Registrar (Education), Co-operative Societies 11. Assistant Director of Industries/District Industries Officer	ation	1 1 1 1 1 3 27 1 1 1 1 1 2
Officer (b) Himachal Pradesh Administration 1. Director of Land Records 2. Deputy Registrar (Development), Co-operative Societies 3. Deputy Registrar, Co-operative Societies 4. Extra Assistant Settlement Officer 5. Under Secretary 6. Extra Assistant Commissioner (Executive) 7. Land Acquisition Officer 8. Deputy Director of Panchayats 9. Assistant Excise and Taxation Commissioner/Excise Taxation Officer 10. Assistant Registrar (Education), Co-operative Societies 1. Assistant Director of Industries/District Industries Officer 2. Assistant Director of Panchayats	ation	1 42 1 1 1 3 27 1 1 1 1 2 1 1 1 2 1
(b) Himachal Pradesh Administration 1. Director of Land Records 2. Deputy Registrar (Development), Co-operative Societies 3. Deputy Registrar, Co-operative Societies 4. Extra Assistant Settlement Officer 5. Under Secretary 6. Extra Assistant Commissioner (Executive) 7. Land Acquisition Officer 8. Deputy Director of Panchayats 9. Assistant Excise and Taxation Commissioner/Excise Taxation Officer 10. Assistant Registrar (Education), Co-operative Societies 11. Assistant Director of Industries/District Industries Officer	ation	1 1 1 1 1 3 27 1 1 1 1 1 2

[PART	r II-
ILAK	

(c) Reserves

				16000		SALESTINE.	200	1000			11
1.	Deputation	Reserve	at 1	21/2	per	cent.	of	84		••	11

2. Leave Reserve at 10 per cent. of 84 and Training Reserve at 10% of 84. .. 17

28 112" Total

[No. F.1/3/63-DH(S).]
A. V. VENKATASUBBAN, Dy. Secy.

New Delhi, the 16th March 1963

G. S. R. 470.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the Indian Economic Service Rules, 1961, namely:—

- 1. These rules may be called the Indian Economic Service (Amendment) Rules, 1963
- For Schedule I to the Indian Economic Service Rules 1961, the Schedule hereto annexed shall be substituted and it shall be deemed to have been so substituted with effect from 1st November 1961.

Statement showing the number of posts finally accepted for inclusion in the Schedule of duty posts for the Indian Economic Service

			Number o	f posts finally	accepted.
Serial No.	Ministry/Office	Designation of the post	Perma- nent	Tempo- rary	Total
I	2	3	. 4	5	6
	GRADE I—DI (Rs. 1300—60—1600				
π	Ministry of Labour and Employment				
	(i) Main Ministry .	Labour and Employment Adviser		ī	1
	(ii) Labour Bureau	Director	1		I
2	Ministry of Food and Agriculture (Depart- ment of Agriculture).	Economic and Statistical Adviser	.		1
	Directorate of Economics and Statistics		LS42992		
. 3	Ministry of Finance (Department of Economic				
	Affairs)	Deputy Economic Adviser Deputy Economic Adviser and Director,	I	•	
		Tax Research Unit .		I	1

2	3	4	5	6
Ministry of Commerce and Industry (i) Small Scale Industrie				
Organisation (ii) Economic Adviser's	Director	I		
Office (iii) Directorate of Ex-	Adviser Joint Director	1		1
port Promotion Planning Commission	District Control of the Control of t			
Programme Evolution	Director	3	- 1	4
Organisation	o to the house of the particle of the same	I	en Este	I
Ministry of Health Cen- tral Regional and Urban		4	1	I
Planning Organisation	Industrial Planner .	1	1	I
(Rs.	II—JOINT DIRECTOR			
Ministry of Labour and Employment	Assistant Economic Adviser			ı
Ministry of Food and Agriculture (Department of Agriculture)	American de la Company de la C			į
Directorate of Eco- nomics and Statistics	Director and Deputy Eco- nomic and Statistical Adviser . Deputy Economic and	. 2	304 304	3
	Statistical Adviser and Director of Research . Production Economist .		1	1
Ministry of Finance (Department of Econo-	you are not a second			. I
mic Affairs)	Assistant Economic Adviser	2		
Ministry of Commerce and Industry	nishing someon laws and Stars would be about as	MET THE RO		2
(i) Office of Economic Adviser	Assistant Economic Adviser			
(ii) Department of Com- pany Law Adminis- tration	BIGGS (1975) 전경 전경 및 경영 (1975) 전 10 10 10 10 10 10 10 10 10 10 10 10 10		,	3
(iii) Tariff Commission, Bombay	Commence of the commence of the		,	
moay	Director (Investigation) Director (Review and Research)	I		I
Ministry of Community	Research).	ı		I
chayati Raj and Co- operation.			•	
Vational Institute of Community Develop- ment, Mussoorie.	Director of Studies and Research in Economics			. ,

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						With Street, As your party			
THE	GAZETTE	OF	INDIA	: MARCH	23.	1963/CHAITRA	2,	1885	

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	GR	RADE III—DEPUTY DIREC	CTOR	
	(Rs. 70	0-40-1100-50/2-1250)		
I	Programme Evaluation	Deputy Director	2	
	Organisation (Planning	Regional Evaluation Officer	3	2
	Commission)	Senior Research Officer .	70.755.755	· I
	Trand and	Feenemic and		1000
2		Assistant Economic and Statistical Advisor		
	Agriculture (Depart-	Assistant Economic and	3	2
	ment of Agriculture) (i) Directorate of Econo-	Statistical Adviser and		
	mics and Statistics	Deputy Director of		
	mics and Smileto	Price Intelligence.		I
		Assistant Economic and	ALLEY TO	A REPORT
		Statistical Adviser	3 496 1 721	
		and Deputy Director of	Contract Con-	
		Market Intelligence.		I
	(I) Discourage of	Danuty Director (Coor-		
	(ii) Directorate of Extension	Deputy Director (Coordination)	1	I
3		Deputy Director (Admi-		
	Development, Pancha-	nistrative Intelligence,	and the second	
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	operation) National Institute of Communi-	Deputy Director of Studies and Research	and ringe	
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4	Directorate General Em-	Assistant Director of		
13	ployment and Training.	Employment Exchange		
		(Manpower)	I	
	Ministry of Finance (De-	Assistant Economic and		
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6	Ministry of Labour and	Chief Research Officer .	rango (St. 1944)	100
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3	Ministry of Commerce			
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	(i) Department of Com- pany Law Administra-	Senior Research Officer .		3110

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3	the Russian No.				
	(ii) Small Scale Indus tries Organisation.	- Deputy Director	6	3	9
	(iii) Office of the Eco- nomic Adviser to the Government of India.	Chief Research Officer .	2	, 1	3
	(iv) Office of the Tex- tile Commissioner Bombay.	Deputy Director (Prices)		1,	ı
	(v) Directorate-General Commercial Intelli- gence and Statistics.	Deputy Director General	I		I
		Deputy Director (Plan- ning and Research) .			1
	(vii) Office of the Tute	Deputy Director (Execu-			I
	The state of the s	live and Financial).	(1) •• (1)		ı
	(viii) Directorate of Ex- port Promotion.	Deputy Director		2	2
9	Ministry of Health				
	(i) Central Regional and	Associate Planner (In-			
	- 10 amining Of -	dustrial Planning)		1	
	ganisation, New Delhi.	Assistant Economist.		ī	I
	(ii) Town Planning Organisation.	Associate Planner (Economics).		1	1
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	Programme Evaluation Organisation (Plan - ning Commission).	Project Evaluation Offi- cer. Research Officer	18	,	27
	Ministry of Commerce and Industry	and the second s	7	ı	8
2	(i) Main Ministry .	Assistant Director			
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		Assistant Director (Investigation)	107 1189	1	
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	(vii) Office of the Tex- tile Commissioner, Bombay.	Research Officer	I	3 *	
	(viii) All India Handi-			I	,
	crafts Board.	Assistant Director (Plan- ning and Research).	A	I	
		Cost Accounts Officer .		ī	
	(ix) Directorate General	Assistant Director .	2		
	Commercial Intelligen- ce and Statistics.	Research Officer	1		
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	Commissioner Calcutta	Assistant Director (Economics)		I	
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	ghts and Measures (Standing Metric Committee).	The second			
3	Ministry of Finance Department of Econo- mic Affairs.	Section Officers (Techni-	I	. 1	
	mic Anairs.	Finance Officer	I		
4	Ministry of Labour and Employment	Research Officer	9	- 5	
	(i) Main Ministry .	Research Officer	3	5	
	(ii) Labour Bureau, Simla.		5	8 .	
5	Delhi Administration, Delhi.	Deputy Director of In- dustries (Planning).		1	
6	Planning Commission .	Research Officer	29	12	
7	Ministry of Food and Agriculture (Department of Agriculture)				
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	(ii) Directorate of Eco- nomics and Statistics	Research Officer	7	8	
8	Ministry of Home Affa- irs. Office of the Registrar of	Personal Com-		876°E	
	General, India.	Research Officer	**	3	
9		Research Officer (Planning Law)		I	

New Delhi, the 18th March, 1963

- G.S.R. 471.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules namely:—
- 1. Short title.—These rules may be called the Assistant Financial Adviser (Delhi Administration) Recruitment Rules, 1963.
- 2. Application.—These rules shall apply to the post Adviser specified in column 1 of the Schedule hereto annexed.
- 3. Classification, scale of pay etc.—The classification of the said post, the scale of pay attached thereto and other matters relating to the said post shall be as specified in columns (3) to (13) of the said schedule.
- 4. Disqualification.—(a) No person, who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said post; and
- (b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

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Name of post	No. Cof of posts	llassifi- Sca ation	le of Pay	Whether selection post or non-selection post	Age limit for direct recruitment	Education and oth qualificati required direct cruits
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nether age d educa- nal quali- ations pres- bed for e direct re- nits will a pply in e case of Promotees	Period of Probation if any	Method of rectt, whether by direct rectt, or by promotion or transfer and percentage of the vacancies to be filled by various methods.	In case of rectt. by promotion transfer, grades from which promotion to be made	If a Departmental Promotion Committee exists, what is its composition	Circumstances in which U.P.S.C. is to be consulted in making re- cruitment
8	9	10 \	11	12	13
N.A.	N.A.§	By transfer on deputatin of suitable Class I officers of Central Secretariat Service or State Civil Services. (Tenure post—tenure not exceeding four years).		N.A.	As required under the rules.

ORDERS

New Delhi, the 16th March 1963

G.S.R. 472.—Whereas in the opinion of the Central Government issue dated 17th January, 1963 (Vol. I, No. I) of the periodical entitled "Socialist", inted and published by Sydney Wanasinghe at 51, A Peterson Lane, Wellawatte, eylon contains prejudicial reports as defined in clause (7) of rule 35 of the dence of India Rules, 1962;

Now, therefore, in exercise of the powers conferred by rule 45 of the Defence India Rules, 1962, the Central Government hereby—

- (a) prohibits the further sale or distribution of the said issue or any extract therefrom or of any translation thereof, and declares the said issue and every copy or translation thereof or extract therefrom, to be forfeited to Government; and
- (b) directs every person possessing any copy of the said issue to deliver the same to the local police authorities.

[No. 59/37/63-Poll. I.]

A. V. VENKATASUBBAN, Dy. Secy.

G.S.R. 473.—Whereas in the opinion of the Central Government the issue dated 1st January, 1963, of the Tamil Periodical entitled "Thozhilali", edited and lished by Armugham, Chelliah and Kandasami at 123, Union Place, Colombo, tains prejudicial reports as defined in clause (7) of rule 35 of the Defence of a Rules, 1962;

Now, therefore, in exercise of the powers conferred by rule 45 of the Defence India Rules, 1962, the Central Government hereby—

(a) prohibits the further sale or distribution of the said issue or any extract therefrom or of any translation thereof, and declares the said

issue and every copy or translation thereof or extract therefrom, to be forfeited to Government; and

(b) directs every person possessing any copy of the said issue to deliver the same to the local police authorities.

[No. 59/38/63-Poll. I.]

P. K. DAVE, Dy. Secy.

MINISTRY OF FINANCE

(Department of Expenditure)

New Delhi, the 14th March 1963

- G.S.R. 474.—In exercise of the powers conferred by proviso to article 309 and clause (5) of article 148 of the Constitution, the President, after consultation with the Comptroller and Auditor General in relation to persons serving in the Indian Audit and Accounts Department, hereby makes the following rules to amend the Fundamental Rules, namely:—
 - 1. These Rules may be called the Fundamental (THIRD Amendment) Rules,
 - 2. In the Fundamental Rules, after rule 31, the following rule shall be inserted, namely:
 - *"F.R. 31-A. Notwithstanding the provisions contained in these rules, the pay of a Government servant whose promotion or appointment to a post is found to be or to have been erroneous, shall be regulated in accordance with any general or special orders issued by the President in this behalf."

*This is a new rule.

[No. F. 1(3)-Est.III/59.]

ORDER

New Delhi, the 13th March 1963

G.S.R. 475.—In exercise of the powers conferred by Rule 84 of the Fundamental Rules, the President hereby makes the following Rules, to amend the Study Leave Rules, 1962, namely:—

- 1. These rules may be called the Study Leave (Amendment) Rules, 1963.
- 2. In the Study Leave Rules, 1962, in rule 3, in sub-rule (3),
 - (1) in clause (i), the word "and" shall be omitted;
 - (2) in clause (ii), the word "and" shall be added at the end;
 - (3) after clause (ii), the following clause shall be inserted, namely: "(iii) the Economic Affairs Department of the Ministry of Finance agrees to the release of foreign exchange involved in the grant of Study Leave, if such leave is outside India."

(India Study Leave Rules, 1962 were published in the Gazette of India vide Order No. G.S.R. 1061, dated the 11th August, 1962.)

[No. F.3(2)-EIV/A/63(I).] RABI RAY, Dy. Sery.

(Department of Revenue)

Customs

New Delhi, the 23rd March 1963

G.S.R. 476.—In exercise of the powers conferred by section 25 of the Customs Act, 1962 (52 of 1962), the Central Government being satisfied that it is necessary

in the public interest so to do, hereby exempts rough diamonds falling under Item No. 61 of the First Schedule to the Indian Tariff Act, 1934 (32 of 1934), when imported into India from so much of that portion of the duty of customs leviable ad valorem.

[No. 95/F. No. 5(i)/28/62-Cus.I.]

S. VENKATESAN, Dy. Secy.

(Department of Revenue)

CUSTOMS

New Delhi, the 23rd March 1963

G.S.R. 477.—In exercise of the powers conferred by sub-section (1) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Finance (Department of Revenue) G.S.R. No. 575 (55/F. No. 34/86/60-Cus.IV), dated the 28th May, 1960, namely:—

Amendment

In the Schedule to the said notification, Serial No. 66 and the entries relating thereto shall be omitted.

[No. 94/F. No. 1/10/63-DBK.]

G.S.R. 478.—In exercise of the powers conferred by sub-section (1) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962), notification of the Government hereby makes the following further amendment in the of Revenue) No. GSR—575 (55/F. No. 34/86/60-Cus. IV), dated the 28th May, 1960, namely:—

Amendment

- 1. In the Schedule to the said notification, Serial No. 33 and the entries relating thereto shall be omitted.
 - 2. This notification shall take effect from the 1st May, 1963.

[No. 96/F. No. 70/12/63-DBK.]

G.S.R. 479.—In exercise of the powers conferred by section 156 read with the sub-section (3) of section 160 of the Customs Act, 1962, (52 of 1962) the Central Government hereby makes the following rules to amend the Manufacture in Customs Bond (General) Rules, 1960, namely:—

Amendment

- 1. (1) These rules may be called the Manufacture in Customs Bonds (General) Amendment Rules, 1963.
 - (2) It shall come into force on the 30th April, 1963.
- 2. In the Manufacture in Customs Bonds (General) Rules, 1960, in the Schedule, after item 18 and the entries relating to it, the following shall be added at the end, namely:-
 - "19. Articles made of gold of a purity exceeding fourteen carats."

[No. 97/F. No. 70/12/63-DBK.]

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 23rd March 1963 .

75 read with sub-section (3) of section 160 of the Customs Act 1962 (52 of G.S.R. 480.-

1962), and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following rules further to amend the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, namely:—

Amendment

- These rules may be called the Customs and Central Excise Duties Export Drawback (General) Amendment Rules, 1963.
- In the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, in the First Schedule, Serial No. 26 and the entries relating thereto including the proviso shall be omitted.

[No. 12/F. No. 1/10/63-DBK.]

G.S.R. 481.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following rules to amend the Customs and Central Excises Duties Export Drawback (General) Rules, 1960, namely:—

Amendment

- 1. (1) These rules may be called the Customs and Central Excises Duties Export Drawback (General) Amendment Rules, 1963.
- (2) It shall come into force on the 1st May, 1963.
- 2. In the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, in the First Schedule, Serial No. 16 and entries relating to it including the proviso shall be omitted.

[No. 13/F. No. 70/12/63-DBK.]

J. BANERJEE, Dy. Secy.

Department of Revenue)

CENTRAL EXCISES

New Delhi, the 23rd March 1963

G.S.R. 482.—In exercise of the powers conferred by sub-rule (1) of rule,8 of the Central Excise Rules, 1944 read with rule 96-W of the said rules, the Central Govrnment hereby directs that the notification of the Government of India in the Ministry of Finance (Department of Revenue), No. 106/62-Central Excises, dated the 9th June, 1962 shall be deemed to have taken effect from the 1st day of April, 1961.

[No. 55/63. F. No. 31//55/62-CXII.]

L. S. MARTHANDAM, Dy. Secy.

(Department of Revenue)

CENTRAL EXCISES

New Delhi, the 23rd March 1963

G.S.R. 483.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following rules further to amend the Central Excise Rules, 1944, namely:—

- 1. These rules may be called the Central Excise (Sixth Amendment) Rules, 1963.
 - 2. In the Central Excise Rules, 1944,-
 - (1) in rule 65, for sub-rules (6), (7), (8), (8A), (8B) and (9), the following sub-rules shall be substituted, namely:—
 - "(6) A licensee claiming assessment of the matches produced in his factory in accordance with the notification issued under rule 8 shall at the

time of purchasing banderols, present to the Treasury a chalan, or R.Q.1 duly countersigned by the proper officer. The proper officer shall certify that duty has been calculated on the matches at the appropriate rate. If at a later stage, it appears to the proper officer that the actual output of the factory from the commencement of the financial year has exceeded the prescribed limit or that clear-ance from the factory has exceeded the limit to which the particular rate of concessional duty is applicable, a demand for the appropriate differential duty shall be made under rule 10-A.

- (7) A licensee may claim refund of duty paid in excess of the duty payable in accordance with the notification issued under rule 8. Such refund shall be allowed by the Assistant Collector concerned if he is satisfied that the actual output did not exceed the prescribed limit and the claim is preferred within three months after the close of the financial year, in respect of which refund of differential duty is claimed."
- (2) in the Appendix which sets out a list of Central Excise Forms, S.No. 32B and the entries relating thereto shall be omitted.
- (3) in Appendix I, the Central Excise Series No. 32B, Form B.9, shall be omitted.

[No. 54/63.]

CORRIGENDUM.

CENTRAL EXCISES

New Delhi, the 23rd March 1963

G.S.R. 484.—In the Ministry of Finance (Department of Revenue) notification No. G.S.R. 76 (6/63-Central Excises), dated the 12th January, 1963, published at he 12th January, 1963, at page 82, in the table below Serial No. II headed "Single Ore Taped Braided & Compounded 250V" in column 3(b) in the second line for

[No. 56/63-C.E/F. No. 13/28/62-CX-VII.]

L. M. KAUL, Dy. Secy.

RESERVE BANK OF INDIA

(Exchange Control Department, Central Office, Bombay)

Bombay, the 13th March 1963 .

G.S.R. 485.—In pursuance of sub-section (2) of section 8 of the Foreign Exchange legulation Act, 1947 (7 of 1947), the Reserve Bank hereby directs that the following further amendments shall be made in its notification No. F.E.R.A. 31/47-LB., dated the 14th August, 1947, namely:—

In the said notification, for the Schedule the following Schedule shall be betituted, namely:—

II

(a) Nepal (b) Any other country of place not mentioned in (a)

Upto Rs. a 000 in value on any one day
in Without limit provided the postal packet is
accompanied by a certificate from an
authorised dealer in foreign exchange as
prescribed in the Government of India
in the Finance Department Notification
No. 12(18)-F1/47, dated the 4th August,
1947

G.S.R. 486.—In pursuance of sub-section (1) of section 13 of the Foreign Exchange Regulation Act, 1947 (7 of 1947), the Reserve Bank hereby directs that the following amendment shall be made in its notification No. F.E.R.A. 110/51-R.B., dated the 17th August, 1951, namely:—

In the said notification, the words "or in the Portuguese territories in India" shall be omitted.

[No. F.E.R.A. 214/63-R.B.]

G.S.R. 487.—In pursuance of sub-section (2) of section 8 of the Foreign Exchange Regulation Act, 1947 (7 of 1947), the Reserve Bank hereby directs that the following further amendments shall be made in its notification No. F.E.R.A. 117/53-R.B., dated the 21st July, 1953, namely:—

In the said notification, for the Schedule the following Schedule substituted, namely:—

T

(a) Afghanistan, Iran, Persian Gulf Ports and Upto Rs. 2,000 in value Pakistan

Any other country or place not mentioned in Upto Rs. 5,000 in value

[No. F.E.R.A. 215/63-R.B.]

G.S.R. 488.—In pursuance of clauses (a) and (b) of sub-section (1) of section 20 of the Foreign Exchange Regulation Act, 1947 (7 of 1947), the Reserve Bank hereby rescinds its notification No. F.E.R.A. 137/55-R.B., dated the 2nd May, 1955.

[No. F.E.R.A. 216/63-R.B.]

G.S.R. 489.—In pursuance of the powers vested in it under the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 93, dated the 2nd September, 1961, the Reserve Bank hereby directs that the following amendments shall be made in its notification No. F.E.R.A. 193/61-R.B., dated the 25th September, 1961, namely:—

In the said notification, for the Schedules I and II, the following Schedules and II shall be substituted, namely:—

SCHEDULE I

Despatch by Post

II

. Upto Rs. 2,000 in value in any one day

(a) Nepar.

(b) Any other country or place not mentioned in accompanied by a certificate from a authorised dealer in foreign exchange a prescribed in the Government of Indian the Finance Department Notification No. 12(18)-F-I/47, dated the 4th August 1947

SCHEDULE II

Taking out otherwise than by despatch by post

(4) Afghanistan, Iran, Persian Gulf Ports and Upto Rs. 2,000 in value Pakistan.

(b) Any other country or place not mentioned in Upto Rs. 5,000 in value (a)

[No. F.E.R.A. 217/63-R.B.]

F.E.R.A. 187/61-RB, dated the 26th April,

G.S.R. 490.—In pursuance of each of the provisions set out in column 2 of the following Schedule the Reserve Bank hereby directs that the notification menioned in column 3 of the said Schedule against each provision in column 2 thereof hall, with immediate effect, extend to the Union territory of Goa, Daman and Diu.

SCHEDULE

Provisions under which extension is Notification which is extended (3) Sub-section (1) of section 4 of the Foreign Exchange Regulation Act (7 of 1947) (hereinafter referred to as "the Act"). Sub-section (2) of section 8 of the Act. . F.E.R.A. 25/47-RB, dated the 10th July, 1947. Sub-section (2) of section 8 of the Act F.E.R.A. 31/47-RB, dated the 14th August, 1947. Clause (a) of sub-section (1) of section 20 F.E.R.A. 34/47-RB, dated the 14th August, Sub-section (1) of section 13 of the Act. . F.E.R.A. 110/51-RB, dated the 17th August, 1951. Rule 3 of the Foreign Exchange Regulation Rules, 1952. F.E.R.A. 112/52-RB, dated the 16th May, 1952. Sub-section (2) of section 8 of the Act. . F.E.R.A. 117/53-RB, dated the 21st July, 1953. Sub-section (1) of section 5 of the Act. . F.E.R.A. 119/53-RB, dated the 30th July, Government of India, Ministry of Finance F.E.R.A. 123/54-RB, dated the 4th January, Notification No. 12(20)-EF. VII/51, 1954. dated the 24th March, 1951. *Sub-section (1) of section 4 of the Act . F.E.R.A. 143/56-RB, dated the 18th May, 1956. F.E.R.A. 164/58-RB, dated the 12th Septem-Sub-section (3B) of section 18 of the Act. ber, 1958. Government of India, Ministry of Finance Notification No. FI(67)EC/57, dated the 25th September, 1958. Government of India, Ministry of Finance Notification No. 12(11) FI/48, dated the 25th August, 1961, the 25th August, 1948. Sub-section (1) of section 13 of the Act. . F.E.R.A. 176/RB-59, dated the 12th August,

1961.

Sub-section (2) of section 8 of the Act

Government of India, Ministry of Finance Notification No. 12(11)-FI/48 dated 1962.

The 25th August 1948.

18 Sub-section (2) of section 8 of the Act.

Government of India, Ministry of Fin-ance Notification No. 12(12)-FI/49 dated the 10th September 1949.

F.E.R.A. 211/63-RB dated the 21st February 1963.

F.E.R.A. 212/63-RB dated the 21st February 1963.

> [No. F.E.R.A. 218/63-R.B.] (Sd.) Illegible, Governor.

CENTRAL BOARD OF REVENUE

GIFT TAX

New Delhi, the 16th March 1963

G.S.R. 491.—In exercise of the powers conferred by section 46 of the Gift-tax Act 1958 (18 of 1958), the Central Board of Revenue hereby makes the following rules further to amend the Gift-tax Rules, 1958, and the forms prescribed thereunder, namely:-

- (1) These rules may be called the Gift-tax (Third Amendment) Rules, 1963.
- (2) These rules shall come into force from the 1st day of April, 1963.
- 2. In the Gift-tax Rules, 1958,-
 - (1) for sub-rules (1) and (2) of rule 5, the following sub-rules shall be substituted, namely:-
 - "(1) An appeal under section 22 to the Appellate Assistant Commissioner shall be in Form D;
 - (2) In any appeal preferred in Form D the memorandum of grounds of appeal and the verification appended thereto shall be signed—
 - (a) in the case of an individual, by the individual himself; where the individual is absent from India, by the individual concerned or by some person duly authorised by him in this behalf; and where the individual is mentally incapacitated from attending to his affairs, by his guardian or by any other person competent to act on his behalf;
 - (b) in the case of a Hindu undivided family, by the Karta, and where the Karta is absent from India or is mentally incapacitated from attending to his affairs, by any other adult member of such family;
 - (c) in the case of a company, by the principal officer thereof:
 - (d) in the case of a firm, by any partner thereof, not being a minor;
 - (e) in the case of any other association, by any member of the association or the principal officer thereof; and
 - (f) in the case of any other person by that person or by some person compétent to act on his behalf";
 - (2) for Rule 6, the following rule shall be substituted, namely:-
 - "6 Appeal to Appellate Tribunal"-
 - "(1) An appeal to the Appellate Tribunal under section 23 or section 25 shall be in Form H;

- (2) The memorandum of cross objections under sub-section (2A) of section 23 shall be in Form N";
- (3) rules 8 and 9 shall be omitted;
- (4) for rule 11 and the Explanation thereto, the following shall be substituted, namely:—
- "11 Fixation of capitalised value-
 - (1) In the case of property referred to in sub-section (2) of section 6 of the Act the capitalised value of the income shall be taken to be the product of the number of complete years included in the period for which the gift is not revocable and the average of the income received from the property during the three years or such lesser period of complete years in which such property was in existence, preceding the previous year for the year of assessment after discounting it at a rate of 4 per cent per annum:
 - Provided that where the property was in existence for less than one complete year preceding the previous year for the year of assessment or came into existence in the previous year for the year of assessment, the income from such property for one complete year shall be the income which would have been receivable if the property were in existence for one complete year.
 - (2) The income from such property for each of the years for which it is to be determined shall, for the purposes of this rule, be the amount of the total receipts received or receivable for each such year, reduced by the amount of expenditure which, in the opinion of the Gift-tax Officer, would reasonably be incurred for the purposes of making or earning the income:
 - Provided that where there are no receipts or where the total of the receipts is, in the opinion of the Gift-tax Officer, lower than the receipts which an owner of ordinary prudence would obtain or earn on such property or properties similar to that during the relevant period, the Gift-tax Officer shall, after giving the assessee a reasonable opportunity of being heard, determine the income on the basis of receipts which such owner would obtain".
- (5) for Form A, the following form shall be substituted, namely:-

"FORM 'A'

RETURN OF GIFTS UNDER SU 13 OR SECTION 14	JB-SECTION (1) OR SUB-SECTION (1) OF THE GIFT-TAX ACT,	TION (2) OF SECTION 1958.
Gift-tax assessment year		
	and end	
Name of the assessee	t	
Address to which notices and o	other communications should be s	ent
Status		
Individual	f*Citizen of India	*Ordinarily resident
	Not a citizen of India	Not ordinarily resident.
*Hindu undivided family Company Firm		···
Association of persons .	1	Not resident
* Please delete po	ertions inapplicable.	

PART I

Value of Taxable Gifts made during the previous year.
(Please see the Notes below)

- 1. Value of gifts of immovable property situated in the territories to which the Act extends.
 [Details to be given in Annexure A (Part II)]

 2. Value of gifts of movable property situated in the territories to which the Act extends [Details to be given in Annexure B (Part II)]

 3. Value of gifts of movable property situated eutside the territories to which the Act extends [Details to be given in Annexure C (Part II)]

 Note.— Information need be furnished only by citizens of India, ordinarily resident in the territories to which the Act extends and by Hindu undivided families, companies, firms and associations of persons resident in the territories to which the Act extends.

 4. Total value of gifts referred to in items 1, 2 and 3

 5. Value of gifts included in item 4 but claimed to be exempt under sub-section (1) of section 5
 [Details to be given in Annexure D (Part II)]

 6. Value of gifts exempt under sub-section (2) of section 5

 7. Total value of gifts exempt under the Act (i.e., total of items 5 & 6)

 8. Value of taxable gifts (i.e., the difference between item 4 and item
 - Notes 1. Exemption under sub-section (1) or (2) of section 5 is not available to gift referred to in sub-section (3) of Section 5.

PART II

(Please see the Notes below Annexure D)

ANNEXURE A

(Please see item I of Part I)

Details of Gifts of Immovable Property situated in the Territories to which the Act extends.

erial No.	Full	description	of property	Date of gift	Value of gift	Name and full a
1 .		•	2	3	4 *********	5

ANNEXURE B

(Please see item 2 of Part I)

Details of Gifts of Movable Property situated in the Territories to which the Act extends.

	Full description of movable property gifted		Value of Nar	me and full ddress of donce
ı	2	3	43	5

ANNEXURE C

(Please see item 3 of Part I)

Details of Gifts of Movable Property situated outside the Territories to which the Act extends

Serial No.	Full description of property gifted	Date of gift	Value of gift	Name and full address of donee
I	2	. 3	4 %	5

ANNEXURE D

(Please see item 5 of Part I)

Details of Gifts in respect of which exemption is claimed under sub-section (1) of Section 5.

Serial — No.	Reference to Annex	ure A, B or C	Value of gift cl-	Clause under which
	Serial No.	Annexure	aimsd to be exempt	exemption is claimed
.1	2	3	4	5

Notes .- t. Please list each item of property gifted one below the other.

- 2. If the space for one Annexure is found insufficient, please give information in the form concerned in separate sheets, duly signed.
- 3. Where gifts are evidenced by registered deeds or other documents, please attach certified copies thereof.
- 4. In column 2 of the Annexure B and C, please indicate whether the proper consists of cash, securities, share in firm, shares in limited Companies, insu ance policies, jewellery, buillion, etc.

PART III

Note.— Please show in this Part any Transfer of Property which has not been included Annexures, A, B, C or D in Part II which the Assessee Claims is not Taxab Gift.

A. Ditails of transfers of property made by the assessee during the previous year.

Serial No.	Full descrip	ption of property transferred	Date of transfer	Name and address of the transferee	Value of considera- tion	tion actuall receive
I		2	3	4	5	6
		3 0				

B. Details of release, discharge, surrender, forfeiture or abandonment made by the assessee any debt, contract, or other actionable claim or of any interest in property.

Serial Full description of the release, dis- No. charge, surrender, etc.	of release discharge surrender etc.,	sons in	nd address of the per h whose favour the re discharge, surrende was made.
I 2	3	``	4

C. Details of property to which originally the assessee was absolutely entitled, and which been vested in the assessee and other person jointly.

Serial Number	Full description of property	Date of vesting in joint ownership	Name and address of person or of each person who is a joint owner.	
I	2	3	4	

Verification

2. I further d	leclare that I @ was a *citizen	of India	Name of the second
dinarily resident	not a cit	izen of India	and was
t ordinarily resident 58, extends during evious year end	ig the	in the territories t	o which the Gift-tax Act
and the second s	·	•or	
I further decla resident*	re that the *Hindu undivided		
t resident	1 전 1. 1일 : 1 1 [1] 1 [1] 1 [1] 1 [1] 1 [1] 1 [1] 1 [1] 1 [1] 1 [1] 1 [1] 1 [1] 1 [1] 1 [1] 1 [1] 1 [1] 1	ch the Gift-tax Act,	1958, extends during the
ice		Signature	
ite		**Status	
if the declaration than the individu be scored out	in assessee who is an individual, is signed by a person other al himself, the word "I" should and the name of the assessee	un livided fam	ether individual, Hindu illy, company, firm or persons.
shall be written t	here.	Please delete p	ortions inapplicable.
Please note the	at the verification should be a accordance with Section 14A	signed by the person of the Gift-tax Act	empowered to sign and
		PART IV	
	Details of payment mad	de under Section 1	
Reference to An	nexures A, B or C Amount paid	Date of payment	Treasury where paid and chalan No.
I	2 3	4	5
(6) for Fo	rm B, the following Form sha	all be substituted na	Signature";
	"FORM	В	
	[See rule	4(i)]	
	ASSESSMI	ENT FORM	
1)/			
	PAR		
Assessment for Name of Assesse	eDistrict/Ai Number in General Index	rea/Ward/Circle	of the Gift-tax Act, 1958.
Descripti	on of gift	Value ad	opted in assessment
the Act exte (a) Immo (b) Mova Property situa which the	vable property ble property ted outside the prritories to Act extends		
Movable	property	The state of the same	- Proper Local
•	The second of th		

510

G.

Gift tax Officer.

PART II*

(Fines imposed under section 36)

- 1. Name and address of the person on whom fine is imposed under section 36
- 2. Assessment year in respect of which fine is imposed
- 3. Authority by whom the fine is imposed and date of the order imposing the fine
- 4. Amount of the fine (In figures)
- 5. Fine, if any, originally paid
- 6. Total amount of fine/payable/refundable

Gift-tax Officer.";

•Score out inapplicable part.

"FORM C

See rule 4(2)

	NOTICE	OF	DEMAND	UNDER	SECTION	31	OF	THE	GIFT	TAX	ACT	1958.
To												
			đ									

Status

G.I.R. No.

This is to give you notice that for the assessment year...... a sum of Rs.....being the amount/total of the amount specified in Form B and/or specified in this Notice has been determined to be payable by you.

- 3. If you do not pay the amount on or before the period specified above, you shall be liable to pay simple interest at four per cent per annum from the date commencing after the end of the period aforesaid in accordance with section 32.

 4. If you do not pay the amount of tax within the period specified above, penalty (which may be as great as the amount of tax in arrear) may be imposed upon you after giving you a reasonable opportunity of being heard in accordance with section 33 read with section 221 of the Income-tax Act, 1961.
- 5. If you do not pay the amount within the period specified above, proceedings for the recovery thereof will be taken in accordance with section 33 read with sections 222 to 227, 229, 231 and 232 of the Income-tax Act, 1961.
- 6. If you intend to appeal against the assessment/fine/penalty, you may present an appeal to the Appellate Assistant Commissioner of Gift-tax at............/
 Appellate Tribunal within the time prescribed in the Gift-tax Act, 1958 in Form D/Form H duly stamped and verified as laid down in that Form.

Dated			Gift-tax	Officer
Place	Υ.	Address		
(8) for Form D, the following	Form shall "FORM D See rule 5)	be substitut	ed, namely:-	7 1 (8)
APPEAL TO THE APPELLATE		COMMISSIO	NER OF CI	FT_TAX
at our se se se se		Design: Assista	ation of the	Appellate
@ No		19		
G.I.R. No.	de la companya de la	A-01 for Ties		
Assessment year in connection appeal is preferred.	with which	the		197 ×
Gift-tax Officer passing the order a Section and sub-section of the Giunder which the Gift-tax O order appealed against and torder.	ift-tax Act,	1958	of policy by	
Where the appeal relates to any penalty, the date of service notice of demand.	assessment of the rele	t or vant		

@ These particulars will be filled in in the office of the Appellate Assistant

Commissioner.

	the state of the s	
In any other case, the date of a timation of the order appeal	service of the in- led against.	
Section and clause of the Gift-tar which the appeal is preferred	x Act, 1958 under	
Relief claimed in appeal.	*	
Address to which notices may be lant.	sent to the appel-	
and the second s		Signed (Appellant
Sta	atement of Facts	
G	rounds of Appeal	Signed (Appell:
Fo	orm of Verification	(III)
	appellant, do hereby de	eclare that what is st
	Sign	nature
Place	Status of ann	ellant
Note:—(1) The Form of appring fion appended thereto shall be sions of rule 5(2). (2) The memorandum of appring the in duplicate and should should appring the should be	angled by a person in	and the grounds of ap
against and the notice of demand	d III Original, ir ally.	
(3) Delete the inappropriate	words";	sted namely:-
(9) for Form H, the following	Form shall be substitu	ned hamely.
	"FORM H	
	(See rule 6)	
APPEAL TO THE APPELL SECTION 23(2) OR SECT	ATE TRIBUNAL UNDER TION 25(1) OF THE G	ER SECTION 23(1) OF IFT-TAX ACT, 1958.
Before the Income-tax Appell		
No. G.T. of 19-		
(To be filled in	n by office)	
(Appellant)	Versus	(Respondent)
1. State or Union territory in has been made	which Gift-tax assessm	ent
2. Gift-tax assessment year		
8. Gift-tax Officer who passed	A inimal anden	

(10) after Form M, the following Form shall be added at the end, namely: "FORM N

[See rule 6(2)]

FORM	OF	MEMORANDUM	OF	CROSS	OBJECTIONS	TO	THE	APPELLATE
				TRIBU				

FORM OF MEMORANDUM OF CROSS OBJECTIONS TO	THE AFFELLATE
In the Income-tax Appellate Tribunal	7
*Cross Objection No. — of — 19	-19
	—19
Appellant Versus	Respondent
1. **Appeal No. allotted by the Tribunal to which memorandum of cross objections relates.	1
2. The State in which the assessment was made.	
Section under which the order appealed against was passed.	
 Assessment year in connection with which the memo- randum of cross objections is preferred. 	
5. Date of receipt of notice of appeal filed by the appellant to the Tribunal.	
Address to which notices may be sent to the res- pondent (cross objector).	
7. Address to which notices may be sent of the appellant.	,
8. @@ Relief claimed in the memorandum of cross objections.	
@@ Grounds of Cross objections.	
1.	
2.	
8.	
4. etc.	Signed
	(Respondent)
	Signed
Maria de la maria de la companya de	
[2012] - 1914년 - 1914년 1월 1일	representative if any).
Verification	
the respondent, do her stated above is true to the best of my information and be	reby declare that what lief.
Verified today the day of	— 19
Section of the sectio	Signed
Notes—(1) The memorandum of cross objections must	be in triplicate.
(2) The memorandum of cross objections should be vehould set forth, concisely and under distinct heads, the capy argument or narrative and such objections should be not also be considered.	umbered consecutively,
(3) *The number and year of memorandum of cross obj	ections will be filled in
(4) **The number and year of appeal as allotted by the nd appearing in the notice of appeal received by the respondent";	pondent is to be in
@@ If the space provided is found insufficient, separate or the purpose.	enciosures may be used

(11)

- (i) Forms E, F and G shall be omitted;
- (ii) in Form I, for the word "ninety" the word "sixty" shall be substituted.

[No. GT.2 1963—F. 14/1/63-GT.1 S. R. MEHTA, Secy.

MINISTRY OF COMMERCE AND INDUSTRY

New Delhi, the 13th March 1963

G.S.R. 492.—In exercise of the powers conferred by section 26 of the Coir industry Act, 1953 (45 of 1953), the Central Government hereby makes the following rules further to amend the Coir Industry (Registration and Licensing) Rules, 1958, the same having been previously published as required by sub-section (1) of that section, namely:—

RULES

- 1. These rules may be called the Coir Industry (Registration and Licensing) Second Amendment Rules, 1963.
- After rule 19 of the Coir Industry (Registration and Licensing) Rules, 1958, the following shall be inserted, namely:—
 - "19A. Powers of the Chairman to register exporters.—Notwithstanding anything contained in rule 18 or rule 19 the Chairman may register any person as an exporter of coir yarn, coir products or coir fibre if he is satisfied about the financial standing and soundness of the applicant, genuineness of the contracts for export, export price, quality of goods to be exported and other like matters".

· [No. F. 22/7/62-J & C.]

A. G. V. SUBRAHMANIAM, Under Secy.

New Delhi, the 16th March 1963

- G.S.R. 493.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules to amend the falt Commissioner's Headquarters Office (Ministerial Posts) Recruitment Rules, 62, namely:
 - ese rules may be called the Salt Commissioner's Headquarters Office (Ministerial Posts) Recruitment (Amendment) Rules, 1963. 1. These
 - 2. In the Schedule to the Salt Commissioner's Headquarters Office (Ministerial Posts) Recruitment Rules 1962, against S. No. 3, Stenographer:—
 - (a) in column 7, for the words 'Not applicable' the word 'Selection' shall be substituted;
 - (b) in column 12, the words 'from stenographers in the Regions' shall be omitted;
 - (c) in column 13, for the words Not applicable' the words Promotion from stenographers in the Regions' shall be substituted;
 - (d) in column 14, for the words 'not applicable' the words and figures 'Class III Departmental Promotion Committee' shall be substituted.

[No. 6/10/58-Salt.]

D. N. KRISHNAMURTHY, Under Secy.

New Delhi, the 13th March 1963

G.S.R. 494.—In exercise of the powers conferred by the proviso to article 30 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the posts of Accountants (Non-S.A.S) in the Ministry of Commerce and Industry, namely:—

- 1. Short title.—These rules may be called the Ministry of Commerce and Industry [Accountant (Non-S.A.S.)] Recruitment Rules, 1963.
- 2. Application.—These rules shall apply to the posts of Accountant (Non-S.A.S.) in the Ministry of Commerce and Industry.
- 3. Number, Classification and Scale of Pay.—The number of the said posts their classification and the scale of pay attached thereto, shall be as specified is columns 2 to 4 of the Schedule to these rules.
- 4. Method of Recruitment, age limit, and other qualifications.—The method of recruitment to the said posts, the age limit, qualifications and other matters relating thereto shall be as specified in columns 5 to 13 of the Schedule aforesaid.
- 5. Disqualification.—(a) No person who has more than one wife living or when having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the said posts; and
- (b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage, or who has married a person who has wife living at the time of such marriage, shall be eligible for appointment to the said posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

SCHE

Name of post No. of Classification posts

Scale of pay

Whether Age limit selection for direct qualifications require post or recruits for direct recruits for direct recruits post

6 4 2 3 T General Cen- Rs. 210—10— Not ap- Not ap- Essential Qualifications:
tral Service 290—15— plicable. plicable. (i) Matric or an equivalent examination. Accountants (Non-S.A. S. (i) Matric or an equivalent examination.

(ii) Knowledge of Fination Accounts, preparation of Budget Esterates and compilation of accounts. (Non-azetted) 15--425. tion Ministerial. (iii) Experience of A counts as an Upp Division Clerk for the years.
Desirable: Desirable:

Experience of maint nance of service records, leave acounts, paration of pension papers and leave sala atlculations.

DULB

Whether age and Eduwhether age and Edu-cational qualifications prescribed for direct recruits will apply in the case of promotees/ departmental candi-dates.

Period of Probation, if any

9

Method of recruitment by promotion/transwhether by direct recruitment or by promotion or by transfer and percentage of vacancies to be filled by various methods.

If a DPC exists what is its composition

Circumstances in which UPSC is to be consulted in making recruitment

8

II

12

13

Academic and other qualifications as in col. 7 will apply to transferees and depu-Not appli-cable. tation.sts

100% by trans-fer on depu-tation.

10

Transfer on Deputa-tion Grade I of the C.S.C.S. on the cadre strength of the Ministry of Com-merce and Industry and its included/at-tached offices.

Not ap-plicable. Not ap-Not

G.S.R. 495.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the recruitment and the conditions of service of persons employed as Senior Hindi Investigator in the Ministry of Commerce and Industry, namely:—

- Short title.—These rules may be called the Senior His (Ministry of Commerce and Industry) Recruitment Rules, 1963. Hindi Investigator
- 2. Application.—These rules shall apply to the posts of Senior Hindi Investigator in the Ministry of Commerce & Industry.
- 3. Number of posts, their classification and scale of pay.—The number of the said posts, their classification and the scale of pay attached thereto shall be as specified in columns 2 to 4 of the schedule hereto annexed.
- 4. Method of recruitment, age limit and other qualifications etc.—The method of recruitment to the said posts, age limit, qualifications and other matters relating thereto, shall be as specified in columns (5) to (13) of the said Schedule:

Provided that the upper age limit prescribed for direct recruitment may be relaxed in the case of candidates belonging to the Scheduled Castes or Scheduled Tribes and other special categories of persons, in accordance with the general orders of the Central Government issued from time to time.

- 5. Disqualification.—(a) No person, who has more than one wife living or who, having a spouse living, married in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said posts; and
- (b) No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering exempt any person from the operation of this rule.

SCHE

and other Name of post No. of Classification Scale of pay Whether Age limit Educational require Selection for diqualifications for d.rect recruits post or rect renoncruits selection post 7 6 3 Selection 30 years Essential: and 1. Degree of Rs. 325—15 —475—EB 20—575. 1. Degree of a recognised
University with Economics or Commerce
as one of the subjects. General Cen-Senior Hindi tral Service Class II Investigator. below (Non-Gazetted)) (relaxable 2. High proficiency in Hindi such as Hindi as for (Non-Ministerial). Goan elective subject at Degree stage, Orienta Diploma in Hind at vernment Hind Sahity 8 (Prabhakar, Ratna), etc. vants).

DULB

d - 0 4 n s s

	A CARLON OF THE PARTY OF THE PA	
ĺ		I
В	ational qualifications	
ľ	rescribed for direct	1
Ē	acruits will apply in	t
ě	he case of promo-	
ĕ	tes/departmental can-	
B	didates	

Period of Proba-tion if any promotion
or by transfer
and percentage of vacancies to be filled
by various
methods by vario

Method of recruitment by promotion/trans-whether by direct rec-ruitment or by promotion to be made its com-promotion

Circumswhich UPSC is to be con-sulted in making re-cruitment

13

8 12 II 10 9

2 years (a) Promotion 50%, failing which by transfer or deputation.

(b) Direct recruitment 50%.

Fromotion:
Hindi Investigators
with 3 years' service in the grade.
Transfer/Deputation:

Suitable officers holding analogous posts under Central Government.

As required under the rules. Class II DPC.

9

IO

II

12

13

[No. 12/11/60-E.V.] K. N. R. PILLAI, Under Secy.

ORDER

New Delhi, the 12th March 1963

- G.S.R. 496.—In exercise of the powers conferred by section 3 of the Essential Commodities Act, 1955 (10 of 1955), the Central Government hereby makes the following Order further to amend the Cotton Textiles (Control) Order, 1948, namely:—
- This Order may be called the Cotton Textiles (Control) (Third Amendment)
 Order, 1963.
- 2. In clause 21 of the Cotton Textiles (Control) Order, 1948, after sub-clause (4), the following sub-clause shall be inserted, namely:
 - "(5) The Textile Commissioner may, by General or Special Order direct any manufacturer or class of manufacturers to pack yarn in hanks, conesor in any other form and in such proportion as he may consider necessary or expedient; and thereupon every such manufacturer or class of manufacturers shall be bound to comply with such directions."

[No. F. 3(9)-Tex(A)/62.]

T. S. KUNCHITHAPATHAM, Dy. Secy.

COLLECTORATE OF CENTRAL EXCISE, PATNA

TRADE NOTICE

Patna, the 29th January 1963

SUBJECT: - Coarse Grain Plywood - Specific Rates of Duty for -question regarding.

G.S.R. 497.—It has been decided that since the coarse grain Plywood cannot easily be distinguished from ordinary commercial plywood by visual examination nor is there any clear cut laboratory method of distinguishing between the two varieties of Plywood no specific rates of duty need be fixed for the coarse grain Plywood and that the same may continue to be assessed to excise duty on ad valorem basis if the manufacturer concerned, so chooses.

[No. 12/2/PLYWOOD/63.]

A. R. SHANMUGAN, Collector,

Central Excise, Patna.

MINISTRY OF COMMUNITY DEVELOPMENT & COOPERATION

(Department of Co-operation)

New Delhi, the 14th March 1963

G.S.R. 498.—In exercise of the powers conferred by section 22 of the National Co-operative Development Corporation Act, 1962 (26 of 1962), the Central Government hereby makes the following rules, namely:

CHAPTER I

PRELIMINARY

- 1. Short title.—These rules may be called the National Co-operative Development Corporation Rules, 1963.
 - 2. Definitions.—In these rules, unless the context otherwise requires,
 - (a) "Act" means the National Co-operative Development Corporation Act 1962 (26 of 1962);
 - (b) "Chairman" means the Chairman of the National Co-operative Develop ment Corporation.
 - (c) "Corporation" means the National Co-operative Development Corporation established under section 3 of the Act;
 - (d) "Executive Committee" means the Executive Committee of the Corporation
 - (e) "Form" means a form appended to these rules;
 - (f) "Member" means a member of the Corporation;
 - (g) "Secretary" means the Secretary of the Corporation;
 - (h) "Section" means a section of the Act; and
 - (i) "Vice-Chairman" means the Bice-Chairman of the Corporation.

CHAPTER II

THE CORPORATION

- 3. Representatives of the Central Government on the Corporation.—The Central Government shall nominate the following persons as its representatives on the Corporation under clause (i) of sub-section (3) of section 3; namely:
 - (i) The Minister of Community Development and Co-operation, Government of India.
 - (ii) The Deputy Minister (Co-operation), Ministry of Community Development and Co-operation, Government of India.
 - (iii) The Secretary, Ministry of Community Development and Co-operation Government of India.
 - (iv) The Chairman, Central Social Welfare Board.
 - (v) A representative of the Ministry of Finance.
 - (vi) A representative of the Ministry of Commerce and Industry.
 - (vii) A representative of the Ministry of Food and Agriculture (Department of Food).
 - (viii) A representative of the Ministry of Food and Agriculture (Department of Agriculture).
 - (ix) A representative of the Planning Commission.
- 4. Representation of non-officials on the Corporation.—The Central Government shall nominate one representative each recommended by the State Governments divided on a zonal basis in the following manner under sub-clause (c) of clause (v) of sub-section (3) of section 3; namely—
 - (1) Andhra Pradesh, Kerala, Madras, Laccadive, Minicoy and Amindivinsiands and Pondicherry.
 - (2) Gujarat, Maharashtra and Mysore.

- (3) Assam, Bihar, Orissa, West Bengal, Andaman and Nicobar Islands, Manipur, Nagaland, North East Frontier Agency and Tripura.
- (4) Madhya Pradesh and Uttar Pradesh.
- (5) Punjab, Rajasthan, Delhi and Himachal Pradesh.
- 5. Chairman and Vice-Chairman.—The Central Government shall nominate the Chairman and Vice-Chairman from among the members of the Corporation.
- 6. Terms of office if members.—Every member of the Corporation other than an ex-officio member shall hold office for a period of three years from the date of his nomination as such member under clause (i) of sub-section (3) of section 3.

Provided that the Central Government may extend the term of office of such members for a further period not exceeding one year.

- 7. Filling in casual vacancy of a non-official member.—(1) A non-official member may resign his office as such member by writing under his hand addressed to the Central Government and such resignation shall be effective from the date on which it is accepted by the Central Government or on the expiry of the period of one month from the date of its receipt by the Central Government whichever is earlier.
- (2) A person nominated to fill a casual vacancy shall hold office for so long only as the member, whose place he fills would have been entitled to hold office, if the vacancy had not occurred.
- Register of members.—(1) The Corporation shall maintain a register in which
 the name and address of each member shall be entered.
- (2) If a member changes his address, he shall notify his new address to the Secretary and the Secretary shall amend the relevant entry in the Register accordingly.
- 9. Non-official member going out of India.—(1) Before a non-official member leaves India, he shall inform the Chairman and intimate to him the date of his departure and the date of his expected return to India.
- (2) If he intends to be, or is actually absent from India for a period longer than six months, he shall tender his resignation unless the Chairman, at his discretion, allows him to continue as a member of the Corporation.
- (3) If a non-official member is continuously absent from India for a period longer than six months and has not obtained the Chairman's permission under sub-rule (2), the Central Government may, subject to the provisions of section 6, remove him from membership of the Corporation.
- 10. Non-official member absenting himself from three consecutive meetings of the Corporation.—Any non-official member, who without the permission of the Chairman absents himself from three consecutive meetings of the Corporation may, subject to the provisions of section 6, be removed from membership of the Corporation by the Central Government.
- 11. Secretary of the Corporation.—(i) The Secretary of the Corporation shall draw such salary as the Central Government may deem fit to fix in each case.
 - (ii) If the Secretary is not an officer in the service of the Government-
 - (a) his leave and leave allowances and travelling allowances shall be the same as those admissible to the class of officers to which the Central Government may declare him to correspond in status;
 - (b) the other conditions of service shall be such as the Central Government may determine in each case.
- (iii) If the Secretary is an officer in the service of the Government; the Corporation shall make such contribution towards the leave allowances, pension and provident fund as may be required, by the conditions of his service under the Government, to be made by him or on his behalf.
- (iv) The Central Government may terminate the services of the 'Secretary appointed under clause (ii) at any time without giving any reasons therefor by giving three months' notice, and the Secretary may resign his office at any time by giving three months' notice in writing to the Central Government.

- 12. Financial Adviser of the Corporation.—The Corporation shall appoint, with the approval of the Central Government, a Financial Adviser to advise the Corporation on all matters relating to income and expenditure.
- 13. Nomination of members to the Executive Committee.—The Central Government shall nominate the following persons to the Executive Committee of the Corporation under clause (b) of sub-section (1) of section 10, namely:
 - (i) The Secretary, Ministry of Community Development and Cooperation, on the Corporation.
 - (ii) The representative of the Ministry of Finance on the Corporation.
 - (iii) The representative of the Ministry of Food and Agriculture (Department of Agriculture) on the Corporation.
- 14. Vice-Chairman of the Executive Committee.—The Vice-Chairman of the Executive Committee shall be nominated by the Central Government.
- 15. Resignation by non-official members of the Executive Committee.—A non-official member of the Executive Committee may resign his office as such member of the Executive Committee by writing under his hand addressed to the Secretary and such resignation shall be effective from the date on which it is accepted by the Executive Committee or on the expiry of a period of one month from the date of its receipt by the Secretary whichever is earlier.
- 16. Functional Committees.—(1) The Corporation shall constitute functional committees specifically for the following sectors of co-operative development and such other committees as it deems necessary under section 11:
 - (i) Credit
 - (ii) Consumers' Co-operatives.
 - (iii) Marketing and
 - (iv) Processing.
- (2) The Corporation may appoint persons with expert knowledge to these functional committees.—

CHAPTER III

MISCELLANEOUS

- 17. Annual Statement of Accounts.—The books of the Corporation shall be balanced on the last working day of the month of March in each year and the annual statement of accounts shall be set out as in Form 'A'.
- 18. Returns and Reports.—(a) The returns, statements and other particulars to be furnished by the Corporation under sub-section '(1) of section 14 in regard to the discharge of its functions under the Act. shall be in Form 'B' and they shall be submitted every half year to the Central Government.
- (b) The Corporation shall submit to the Central Government an annual report of its activities, policies, and programmes during the previous year within six months from the expiry of the period to which the report relates. Such a report shall be in Form 'C'.

FORM 'A' (Rule 17)

NATIONAL CO-OPERATIVE DEVELOPMENT CORPORATION

Statement of Accounts for the year ended 31st March

Receipts	Payments.
1. Opening Balance. 2. Refunds against grants made to State Governments. 3. Receipts from the Central Government— (a) Grant (b) Additional grant (c) Loan. 4. Loans repaid. 5. Advances repaid. 6. Dividends on investments. 7. Interest on— (i) Loans to State Governments. (ii) Advances to— (a) State Governments. (b) Others. (iii) Back accounts. 8. Miscellaneous.	 Loans to State Governments. Advances to State Governments. Investments. Subsidies to State Governments Payments to Central Government— (a) Loans repaid (b) Interest. Expenses on Administration. (i) Salaries and allowances of the officers, and staff. (ii) Fees, travelling and daily allowances of Members. (iii) Rent, Rates, Taxes. (iv) Dead stock. (v) Printing and Stationery. (vi) Other contingencies. (vii) Advances. Miscellaneous expenses. Balance on hand.
Total	Total
Report for the period from	r Section 14(1) of the Act—
Receipts:	ental of the latest first of the
2. Receipts from Central Government:	inos pir pri Bundan ton
 3. Other receipts: (i) Loans repaid by the State Gover (ii) Dividend on investments. (iii) Interest on loans repaid by Stat (iv) Interest on Bank account. (v) Miscellaneous receipts. (vi) Refunds of un-utilised amount d 	e Governments.
2. Leans to:	di bong surbindes or some to the
(a) State Governments for subscribing capital of:(i) Marketing Societies:	den many receive and company and company
Primary Regional Apex	Commence to the State of the St

- (ii) Processing Societies.
 - (iii) Consumers' Stores.
 - (iv) Sugar Factories.
 - (b) State Governments for:

Construction of godowns of:

- (i) Large sized societies.
- (ii) Rural Godowns.
- (iii) Marketing Societies.
- (iv) Other types of societies (consumers' stores)
- (c) State Governments for giving loans for purchase of transport vehicles by:
 - (i) Large sized societies.
 - (ii) Marketing Societies.
 - (iii) Processing societies.
 - (iv) Consumers' Stores.
 - (v) Other Co-operative societies.

3. Subsidies to:

- (a) State Governments for construction of godowns of:
 - (i) Large sized societies.
 - (ii) Rural godowns.
 - (iii) Marketing Societies.
 - (iv) Other co-operative societies (consumers' stores).
- (b) State Governments for meeting the cost of management of:
 - (i) Large sized societies.
 - (ii) Central banks.
 - (iii) Apex banks.
 - (iv) Central land mortgage banks.
 - (v) Primary land mortgage banks.
 - (vi) Marketing Societies:
 - (a) Primary
 - (b) Regional
 - (c) Apex
 - (d) Grading staff and equipment.
 - (vii) Processing Societies.
 - (viii) Other co-operative societies:

 - (a) Small sized.(b) Credit Unions.
 - (c) Consumers' Stores.
- (c) State Governments for meeting the cost of additional departmental staff.
- additional department (d) Arrears of subsidies paid to Government and

- Advances to State Government for purchase of agricultural produce and notified commodities made on behalf of the Central Government.
- 5. Investments.

- 6. Payments to Central Government-
 - (a) Loan repaid
 - (b) Interest.
- 7. Administrative expenses.
- 8. Miscellaneous expenses.
- 9. Closing balance.

FORM 'C'

[See Rule 18(b)].

The report shall be in the form of a narrative and shall contain:

- 1. A general review of the Corporations plans of development of (a) Agricultural Credit, (b) marketing, (c) Processing, (d) Storage, (e) Consumers' Co-operatives and (f) Administration.
- Subsidiary statements and schedule including a balance sheet as may be decided by the Corporation from time to time

[No. F. 2-19/62-Plan.]

G. D. GOSWAMI, Jt. Secy.

MINISTRY OF FOOD AND AGRICULTURE (Department of Agriculture)

New Delhi, the 2nd March 1963

- G.S.R. 499.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment to the post of Accounts Officer (Fertilizers) in the Ministry of Food and Agriculture, namely:—
- Short title.—These rules may be called the Ministry of Food and Agriculture (Accounts Officer) Recruitment Rules, 1963.
- Application.—These rules shall apply to the post of Accounts Officer (Fertilizers) in the Ministry of Food and Agriculture.
- 3. Classification and scale of pay.—The classification of the said post and the scale of pay attached thereto, shall be as specified in columns 3 and 4 of the Schedule to these rules.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment to the said post, the age limit, qualifications and other matters relating thereto shall be as specified in columns 5 to 13 of the Schedule aforesaid.
- 5. Disqualification.—(i) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the lifetime of such spouse, shall be eligible for appointment to the said post; and
- (ii) No woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage, or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the said post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

Circum- stances in which U.P.S.C. is to be consul- ted in making rectt,	13	As required under the rules,	11 00/00 11
If a DFC ex. Circumist what is its stances in composition is to be consulted in making rectt,	12	Not applicable.	
In case of rectt, yy premotion/ transfer grades from which pro- motion to be made	11	Deputation — From among suitable officers of Indian Audit and Accounts Deptt, who are not below the rank of Assistant. Accounts/Audit Officer and have rendered at least 5 years service in this or higher grade. (Period of deputation 3 years).	
of rectt. whether by direct recruitment or by piron or by pro- motion or transfer/ deputation and per- centage of the vacarcies to be filled by various methods	10	By depu-	
Period of Probation, of if any	6	Not applicable.	
Age limit Educational Whether or direct and other age and recruits qualifications educarequired tional for direct Qualificatecturits tions preserved to the direct recruits will apply in the case of promotes	7 8	Not Not applicable.	The same of the sa
Age limit I for direct a recruits que recruits que f	9	Not applicable.	
Whether selection or non-selection post	2	[10] - 10 - 10 - 10 - 10 - 10 - 10 - 10 -	10 10 10 may
Scale of pay	8/3/0 	Rs. 700—40— Not 1100—50/ applicable. 2—1250.	-
Classification	3	Rs. General 700— Contral 1100— Service 2—12 Glass I.	The said
No, of posts	2	The second of th	A CONTRACTOR OF THE PARTY OF TH
Name of Post .	1	Accounts Officer (Fertijisers)	The state of the s

(Department of Food) ORDERS

New Delhi, the 13th March 1963

G.S.R. 500.—In pursuance of sub-clause (b) of clause 2 of the Wheat Roller Flour Mills (Licensing and Control) Order, 1957, the Central Government hereby appoints Shri Parmatma Sharan, Assistant Director, Kanpur vice Shri J. N. Gupta as inspector to exercise the powers and perform the duties of inspector under the said Order within his jurisdiction and makes the following further amendment in the notification of the Government of India in the Ministry of Food and Agriculture (Department of Food), S.R.O. 3082, dated 25th September, 1957,

In the schedule to the said Notification, for item 18, the following item shall be substituted, namely:-

sens and the cut of the

"18. Shri Parmatma Sharan, Assistant Director, Kanpur."

[No. 116/1/63-BP.III.]

G.S.R. 501.—In pursuance of sub-clause (b) of clause 2 of the Wheat Roller Flour Mills (Licensing and Control) Order, 1957, the Central Government hereby makes the following further amendment in the notification of the Government of India in the Ministry of Food & Agriculture (Department of Food), S.R.O. 3082, dated the 25th September, 1957, namely:—

In the schedule to the said notification the following item shall be deleted:-

"43. Shri N. C. Chatterji,

Assistant Director (Technical), Northern Region, New Delhi."

[No. 116/1/63-BP.III(I).] N. B. BASU, Under Secy.

MINISTRY OF TRANSPORT & COMMUNICATIONS

(Department of Transport)

(Transport Wing)

PORTS

New Delhi, the 13th March 1963

G.S.R. 502.—In exercise of the powers conferred by sections 5 and 6 of the Bombay Landing and Wharfage Fees Act, 1882 (Bombay Act No. 7 of 1882), as applied to the Port of Kandla under the notification of the late Ministry of Transport No. 14-P(89) 49-I, dated the 29th June 1950, the Central Government hereby directs that the following amendments shall be made to the Scale, of Rates at Kandla Port-Levy of Port charges, as published in the notification of the Government of India in the late Ministry of Transport No. 3-P.II(137)54-I, dated the 1st October 1955, namely:—

In Chapter I, under the heading Scale 'A', under the sub-heading "Wharfage" item No. 91 of the Table and the entries relating thereto, the following item hall be inserted, namely:—

Particulars of goods Unit

Rate

Molasses in Bulk

Rs. r.P. 1000 Kgms. 3.00 *

[No. F. 2-PG(14)63.]

HARBANS SINGH, Under Secv

(Department of Transport) CORRIGENDA

MERCHANT SHIPPING

New Delhi, the 12th March 1963

G.S.R. 503.—In the Notification of the Government of India in the Ministry of Transport and Communications (Department of Transport) No. G.S.R. 1491, dated the 10th November 1962, notifying the Sailing Vessels (Inspection) Rules, 1962, appearing on pages 1798 to 1811 of the Gazette of India, Part II, Section 3, Sub-section (i), dated the 10th November 1962—

- 1. At page 1798,—
 - (a) in rule 2(d),—
 after "Inspection" for "." substitute ";"
 - (b) in rule 2(f), line 2,for "Vessel" read "Vessels"
 - 2. At page 1799, in rule 11(1), line 1,after "Registrar" insert "being"
 - 3. At page 1800, SCHEDULE I, line 1,for "2(d)" read "2(c)"
 - 4. At page 1802, SCHEDULE III-
 - (a) in the heading for "FORM NO. SVIC-I

SCHEDULE III FORMS"

read "SCHEDULE III

FORMS

FORM NO. SVIC-I"

- (b) Above "PARTICULARS OF VESSEL"for "Owner of Tindal" read "Owner or Tindal"
- 5. At page 1803, SCHEDULE III, FORM NO. SVIC-III-
 - (a) in line 1 of Section II of the Certificate for "provided" read "provide"
 - (b) in line 3 of Section III of the Certificate for "light" read "lights"
- 6. At page 1805, SCHEDULE III, FORM NO. SVIC-IVin the designation at the end for "Saling" read "Sailing"
- 7. At page 1807, rule 1(c) (xii)after "word", for "Whisle" read "whistle"
- 8. At page 1808, rule 3(a), line 4,for "right" read "bright"
- 9. At page 1810,-
 - (a) in Rule 11(e), line 4, for "verticle" read "vertical"
 - (b) in Rule 12, line 3,-
 - (i) for "fiare-up" read "flare-up"
 - (ii) for "than" read "that".

[No. 3-ML(8)/62. J. V. DASS, Under Se

MINISTRY OF LABOUR & EMPLOYMENT

New Delhi, the 18th March 1963

- G.S.R. 504.—In exercise of the powers conferred by section 5 read with subsection (1) of section 7 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby makes the following Scheme further to amend the Employees' Provident Funds Scheme, 1952, namely:—
- 1. This Scheme may be called the Employees' Provident Funds (Fifth Amendment) Scheme, 1963.
- 2. In the Employees' Provident Funds Scheme, 1952, in clause (b) of sub-paragraph (3) of paragraph 1, sub-clause (xxix) shall be renumbered as sub-clause (xxix) thereof and the following shall be inserted as sub-clause (xxix), namely:—
 - "(xxix) as respects the confectionery industry come into force on the 31st March, 1963";

[No. 4(1)/61-PF.II.]

S. A. AHMAD, Dy. Secy.

MINISTRY OF WORKS, HOUSING & REHABILITATION

(Deptt. of W. & H.)

(Central Boilers Board)

New Delhi, the 5th March 1963

G.S.R. 505.—The following draft of certain Regulations further to amend the Indian Boiler Regulations, 1950, which the Central Boilers Board proposes to make in exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), is published as required by sub-section (1) of section 31 of the said Act, for the information of all persons likely to be affected thereby; and notice is hereby given that the said draft will be taken into consideration on or after the 31st March, 1963.

Any objection or suggestion which may be received from any person with respect to the said draft before the date so specified will be considered by the Central Boilers Board. Such objections or suggestions should be addressed to the Secretary, Central Boilers Board, Ministry of Works, Housing and Rehabilitation, North Block, New Delhi.

DRAFT REGULATIONS

- 1. These Regulations may be called the Indian Boiler (Amendment) Regulations, 1963.
 - 2. In the Indian Boiler Regulations, 1950, in Regulations 611, in clause (a),-
 - (1) for the words "No heat treatment shall be carried out after completion of the welding", the words "The test specimen shall be similarly treated as required for the actual production weld" shall be substituted;
 - (2) after the words and figures "as per Regulations 261 and 262", the following shall be added at the end, namely:—
 - "In the case of alloy steel specimen, the angle of the bend is to be decided by the competent authority, provided that the angle shall, in no case, be less than 120°".

[No. S&PII/BL-9(28)/62.]

New Delhi, the 13th March 1963

G.S.R. 506.—In exercise of the powers conferred by section 28 of the Indian Boilers Act, 1923 (5 of 1923), the Central Boilers Board hereby makes the following Regulations further to amend the Indian Boiler Regulations, 1950, the same

having been previously published as required by sub-section (1) of section 31 of the said Act, namely:—

- 1. These Regulations may be called the Indian Boiler (Amendment) Regulations, 1963.
 - 2. In the Indian Boiler Regulations, 1950,
 - (1) In Form II, for paragraph 3, the following shall be substituted,
 - "Samples of materials used in the construction of the boiler were tested in the presence of the Inspecting Officer and found to comply with the requirements.
 - relded seams were subjected to physical tests and radiographic examination wherever applicable and found satisfactory."
 - (2) For item 4 in Form III the following shall be substituted, namely:-
 - "4. CONSTRUCTION
 - iveted/composite construction shells/drums/Miniature Boilers: The construction is in accordance with Chapter III/XIV of the (a) Riveted/composite Indian Boiler Regulations.

Number of longitudinal seams in shell/drum in each belt.....

Number of longitudinal seams in furnace in each ring.....

Number of circumferential seams in shell/drum.... (including end seams).....

Number of circumferential seams in the furnace..... Details of repairs, if any, carried out in welded seams during construc-

Details of heat treatment.....

The longitudinal seams are welded/riveted and have....rows of rivets in inside strap and....rows of rivets in outside strap.

Rivet holes are......diameter and number.....

Rivet holes are......diameter and number.....

holes are.....diameter and number..... Rivet holes are..

Details of seams as in drawing No.....

All welded seams were subjected to radiographic examination to the satisfaction of the Inspecting Authority, where required.

(b) Shell type boilers of welded construction: The construction is in accordance with Chapter XII of the Indian Boiler Regulations.

Number of longitudinal seams in shell in each belt..... Number of longitudinal seams in furnace.....

. Number of circumferential seams in shell......

Number of circumferential seams in furnace.....

Details of repairs, if any, carried out to welded seams during construction.
Details of heat treatment
All welded seams were subjected to radiographic examination to the satisfaction of the Inspecting Authority, where required.
(c) Fusion welded Electrode Boilers: The construction is in accordance with Chapter X of the Indian Boiler Regulations, 1950.
Number of longitudinal seams in shell. Number of circumferential seams (including end seams) Details of repairs, if any, carried out to welded seams during construction
Details of heat treatment
(d) Fusion welded and seamless forged drums of water tube boilers: The construction is in accordance with Chapter V of the Indian Boiler Regulations, 1950.
Number of longitudinal seams in each ring
Details of repairs, if any, carried out to seams during construction
Details of heat treatment
All welded seams were subjected to radiographic examination to the satisfaction of the Inspecting Authority.
(e) Furnace seams: The longitudinal seams are welded/riveted.
The cross seams joining rings are of
[No. S&PII/BL-9(53)/61.]
K. B. SAXENA, Secy.

(Department of W. & H.)

CORRIGENDUM

New Delhi, the 14th March 1963

G.S.R. 507.—In the notification of the Government of India in the late Ministry of Works, Housing and Supply No. S&PII-3(5)/61, published as G.S.R. 1540 at page 1878 of the Gazette of India, Part II, Section 3, Sub-section (i), dated the 17th November, 1962:—

For "the 7th October, 1962." Read "the 5th November, 1962."

[No. S&PII-3(5)61.]

B. R. MAZUMDAR, Under Secy.

MINISTRY OF LAW

(Legislative Department)

New Delhi, the 14th March 1963

G.S.R. 508.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules regulating the method of recruitment of persons to the General Central Service Class I in the Official Language (Legislative) Commission under the Ministry of Law, namely.—

1. Short title.—These rules may be called the Official Language (Legislative) Commission (Class I posts) Recruitment Rules, 1962.

- 2. Application.—These rules shall apply to the Class I posts in the Official Language (Legislative) Commission, under the Legislative Department as specified in column 2 of the Schedule annexed hereto.
- 3. Number Classification and Scale of pay.—The number of posts, their classification and the scales of pay attached to them shall be as specified in columns 2 to 4 of the said schedule.
- 4. Method of recruitment, age limit and other qualifications.—The method of recruitment, age limit, qualifications and other matters relating to the said posts shall be as specified in columns 5 to 13 of the Schedule aforesaid.
- 5. **Disqualification.**—(a) No person, who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to the post; and (b) No woman, whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post;

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from operation of this rule.

Name of Post	No. of posts	Classifica- tion	Scale of pay	Whether selection post or non- selection post	Age limit for direct recruits	Educational and other qualification required for direct recruits
STATE OF THE STATE		. 8	d vo			•
I	2	3	4	5	6	7
Deputy Drafts- man (Hindi)	. 2	G.C.S. Class I	Rs. 1100— 50—1300— 60—1600	Not appli- cable	45 yrs. & below	Essential: (i) Should have years experience a Member of a Judicial service not less than 5 experience in a erior post in a Deptt. of a Stat
			ALT O	• 10 to 10 t		not less than 10 experience in affairs or of stat drafting or tartion of statutes,
in the best of the control of the co		ENS C			10 01 01 01 01 01 01 01 01 01 01 01 01 0	and orders etc. i Central Govt. not less than 10 experience as a lifted legal p tioner or as a te of Law.

DULE

and 3.

(Legislative) Commission, Ministry of Law, New Delhi.

Whether age and Period of educational probation, qualifications if any prescribed for the direct recruits will apply in the case of promotees

Method of rectt. whether by direct rectt. or by promotion or transfer & percentage of the vacancies to be filled by various methods Circumstances in which U.P. S.C. is to be consulted in In case of rectt. If a DFC exists what is its composition by pro-motion, transfer, making rec-ruitment. grades from which promo-tion to be made 8 9 10 II 12 13 By transfer of a suitable officer of a State Judicial service or a suitable officer already holding a superior legal post under Central/State Govt. failing which by direct recruitment. Not applicable As required under the rules. Not applicable 2 years

(Relaxation Clause).

9

N.A. 2 yrs.

By transfer of a suitable Officer of a State Judicial service or a suitable officer already holding a superior or legal post under Central/State Govt, failing which by direct recruitment.

Not applicable As required under th rules.

Not applicable

2 yrs.

By transfer of a suitable Officer of a State Judicial Service or a suitable Officer already holding a superior or legal post under Central/State Govt. failing which by direct recruitment.

Not applicable As required. unde the rules.

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II

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[No. F. 52/62-Adm.I (LD)]
V. N. BHATIA, Joint Secy.

The Gazette



of **Endia**

PUBLISHED BY AUTHORITY

NEW DELHI, SATURDAY, MARCH 30, 1963/CHAITRA 9, 1885

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 16th March,

e	No. and Date		Issued by	Subject
44	G.S.R. 431, dated March, 1963.	8th	Ministry of Home Affairs.	The Ministers' (Allowances, Medi- cal Treatment and Other Privi- leges) Amendment Rules, 1963.
45	G.S.R. 456, dated March, 1963.	14th	Ministry of Community Development and Cooperation.	Appointing the 14th day of March, 1963 as the date on which the National Co-operative Development Corporation Act, 1962 (26 of 1962).
	G.S.R. 457, dated March, 1963.	14th	Ditto.	Specifying the 14th March, 1963 as the date on which the National Co-operative Development Cor- poration shall be established.
	G.S.R. 458, dated March, 1963.	14th	Ditto.	Notifying that the National Co- operative Development Cor- poration shall consist of the following members nominated therein.
46			Ministry of Finance	May, 1963, make a return to the
	G.S.R. 460, dated March, 1963.	14th	Ministry of Finance	Further amendment to Notification No. G.S.R. 872 dated the 25th September, 1958.
	G.S.R. 461, dated March, 1963.	14th	Ditto.	The Foreign Exchange Regulation Rules, 1963.

47 G.S.R. 462, dated 16th Ministry of Food & The Uttar Pradesh Paddy and Rice (Restriction on Movement) Order, 1961.

Copies of the Gazettes Extraordinary mentioned above will be supplied o indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3—Sub-section (i)

General Statutory Rules (including orders, bye-laws etc. of a general character) issued by the Ministries of the Government of India (other than the Ministry of Defence) and by Central Authorities (other than the Administrations of Union Territories).

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 12th March 1963

G.S.R. 514.—In exercise of the powers conferred by the proviso to Article 300 of the Constitution, the President hereby makes the following rules regulating the method of the recruitment to the posts of Helpers and Packers in the Ministry of External Affairs, External Publicity Division, namely:—

- 1. Short title.—These rules may be called the Ministry of External Affairs External Publicity Division, Class IV posts of Helpers and Packers Recruitment Rules, 1963.
- 2. Application.—These rules shall apply to the posts of Helpers and Packers, specified in column 1 of the Schedule hereto annexed.
- 3. Number of posts, classification and scale of pay.—The number of the said posts, their classification and the scales of pay attached thereto shall be as specified in columns 2 to 4 of the said schedule.
- 4. Method of recruitment, age limit, qualifications, etc.—Method of recruitment to the said posts, age limit, qualifications and other matters relating thereto shall be as specified in columns 5 to 12 of the said Schedule.

Provided that the upper age limit specified in column 7 of the said Schedule for direct recruitment may be relaxed in the case of Schedule Castes and Scheduled Tribes and other special categories of persons in accordance with the general orders of the Central Government issued from time to time.

5. Disqualification.—No person who has more than one wife living or who having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life-time of such spouse, shall be eligible for appointment to any of the said posts; and

No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife

living at the time of such marriage, shall be eligible for appointment to any of the said posts:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

or non-selection post (for promotion posts only) 1 2 3 4 5 6 1. Helpers 2 Class IV Non-Gazetted 2-95-EB -3-110. Or non-selection post (for promotion prom					ar an ale	SCHE
I. Helpers 2 Class IV Rs. 75—I—85 Direct re tment 100 Non-Gazetted 2—95—EB Direct re tment 100 2. Packers 8 Class IV Rs. 70—I—80 Direct re ment 100 Direct re ment 100	Name of post		Classification	Scale of pay	Selection or non- selection post (for promotion	Method of rectt. whether by direct rectt. or by promotion of transfer & Percentage of the vacancies to be filled by various methods
2. Packers 8 Class IV Rs. 70—I—80 Direct re Non- —EB—I—85	1	2	3	4	5	6
2. Packers Non- —EB—I—85 ment 10	I. Helpers			Rs. 75—1—85 2—95—EB —3—110.		Direct recruitment 100%
	2. Packers		Ion-			Direct recruit ment 100%

[No. F. 3(76)-XPA/62.] SAAD M. HASHMI, Under Secy. (XP).

MINISTRY OF HOME AFFAIRS

New Delhi, the 18th March 1963

G.S.R. 515.—In pursuance of rule 11 of the Indian Police Service (Pay) Rules, 1954 the Central Government, after consultation with the Government of Punjab, hereby makes the following amendment to Schedule III to the said Rules.

2. The amendment shall be deemed to have come into force with effect from 18th February, 1963.

Amendment

In the said Schedule III,

Under the heading 'B-Posts carrying pay in the senior time-scale of the Indian Police Service under the State Governments including posts carrying special pays in addition to pay in the time-scale'—

- (i) the following entries shall be deleted:
 - 'Adjutant, Punjab Armed Police. Commandant, Armed Police l'attalion. Commandant, Punjab Armed Police.'
- (ii) the following entry shall be added, namely:---

'Commandants, P.A.P.' Battalions.'

[No. 1/40/63-AIS(II).]

K. S. N. MURTHY, Under Secy.

New Delhi, the 20th March 1963

G.S.R. 516.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following rules, namely:—

- (1) Short title.—These rules may be called the Assistant Engineer (Harbour Sub-division-Laccadive, Minicoy and Amindivi Administration) Recruitment Rules,
- (2) Application.—These rules shall apply to the post specified in column 1 of the Schedule hereto annexed.
- (3) Classification, scale of pay, method of recruitment etc.—The classification of the post, the scale of pay attached thereto, the method of recruitment, qualifications and other matters relating to the said post shall be as specified in columns 3 to 13 of the said Schedule.
- (4) Disqualifications.—(a) No person who has more than one wife living or who, having a spouse living, marries in any case in which such marriage is void by reason of its taking place during the life time of such spouse, shall be eligible for appointment to the said post; and
- (b) no woman whose marriage is void by reason of the husband having a wife living at the time of such marriage or who has married a person who has a wife living at the time of such marriage, shall be eligible for appointment to the post:

Provided that the Central Government may, if satisfied that there are special grounds for so ordering, exempt any person from the operation of this rule.

SCHE

Name of Post	No. of posts	Classifi- cation	Scale of pay	Whether selection post or Non- selection post	Age limit for direct recruits Educational and other Qualifications required for direct recruits
					Liponisti
ī	2	3	4	5	6 7
Assistant Engineer (Harbour Sub-Division Laccadive, Minicoy and Amindivi Administration).		General Central Service Class II (Gazetted (Non- Min.)	830—35—90	0.	and below (relaxable for Govt. servants). (2) 2 years' experien in Harbour constrition work. Or (1) Diploma in C Engineering of a cognised Institution. (2) 5 year's experience.
					which at least 2 yes should be in harb construction work. (Relaxation Clause).

DULE

Method of In case of rerecruitment by cxists,
whether by direct recruitment or by proor by promotion or Whether age and educational qualifications prescribed for Circumstances in which U.P.S.C. is to be consul-ted in making recruit-Method of recruitment whether by direct re-cruitment or by pro-motion or transfer and ment, the direct recruits will apply in the case of Promotees percentage of the va-cancies to be filled by various methods 8 9 10 11 12 13 By transfer/ deputation failing which by direct recruitment. s required under the rules. N.A. 2 years. Class II DPC. Transfer/ As putation. of suitable officer of the Central/ State Government.

[No. 71/4(71)52-LMA.]

wirg rules, the method of the said ch marriage d post; and has married	Circums- terces P. which U. S.C. is to n be con- sulted in making rectt.	13	As required under the rules.
Street follows the	exists, the what what wis its composition	12	N.A.
 G.S. R —517 In exercise of the powers conferred by the proviso to article 3090f the Constitution, the President hereby makes the following rules, y:— (I) Short Title.— These Rules may be called the Development Officer (Laccadive: Minicoy and Amindivi Administration) Recruitment Rules, 1963. (2) Application.—These rules shall apply to the post specified in column 1 of the Schedule hereto annexed. (3) Classification, Scale of Pay, Method of Recruitment, etc.—The classification of the said post; the scale of pay attached hereto; the method of recruitment, qualifications and other matters relating to the said post shall be as specified in columns 3 to 9 of the said of recruitment, qualifications and other matters relating to the said post shall be as specified in columns 3 to 9 of the said of recruitment. (4) Disqualifications.—No person who has more then one wife living the life-time of such spouse, skall be cligible for appointment to the said post; and is void by reason of it taking place during the life-time of such spouse, skall be cligible for appointment to the said post; and a person who has a wife living at the time of such marriage shall be cligible for appointment to the said post: No woman whose marriage is void by reason of the husband having a wife living at the time of such marriage shall be cligible for appointment to the said post: Rowinged that the Central Government, may, if satisfied that there are special grounds for so ordering, exempt sny person from the operation of this rule. Schebule. Schebule. 	n case of rectuirment by premotion/transfer, grades frem which promotion to by made	II	Promotion: Secretary to Administrator with 3 years service in the grade.
New Delhi, the 23rd March 1963 (1) Short Title.— These Rules may be called the Development Officer (Laccadive. Minicoy and Amindiving) (2) Application.—These rules shall apply to the post specified in column 1 of the Schedule hereto annexed. 1963. (3) Classification, Scale of Pay, Method of Recruitment, etc.—The classification of the said post, the of recruitment, qualifications and other matters relating to the said post shall be as of recruitment, qualifications and other matters relating to the said post shall be as Schedule. (4) Disqualifications.—No person who has more than one wife living or who, having a spouse living, master solved by reason of it taking place during the life-time of such spouse, shall be eligible for a a person who has a wife living at the time of such marriage shall be eligible for a person who has a wife living at the time of such marriage shall be eligible for a person the operation of this rule. Schedule. Schedule. Schedule. Schedule. Schedule. Schedule.	Acthod of recti. whether by direct cruitment or by promotion for transfer sercentage of the vacancies to be filled by various methods	OI	By promon- tion failing which by deputation.
New Delhi, the 23rd March 1963 proviso to article 3090f the Constitution evelopment Officer (Laccadive. Minico) specified in column 1 of the Schedule he atment, etc.—The classification of the ad other matters relating to the said ponen one wife living or who, having a sponen one wife living or who, having a spone during the life-time of such spouse, see during the time of such spouse, so during at the time of such marriage shall bring at the time of such marriage shall bring at the time of such marriage shall bring the such marriage shall bring the said the time of such marriage shall bring the said the time of such marriage shall bring the said	Period of probation if any it any sees	6	2 yrs.
Delhi, the periode ment Office ment Office ed in colum to, etc.—T er matters e wife livin ring the life ason of the time of ti	Whether age and education- partial al qualifications prescribed for the direct recruits will apply in the case of Promotees	00	o _N
New the provise the provise to Develop ost specific crustrate is and other ore then on g place duty sooid by re ife living a overnment rule.	Age Educational Value and and and for other ecdirect qualifications ecruits required for direct recruits	1	N.A.
e called the called the ply to the plant of Re alification of it takin marriage in has a we Central Gon of this	I like the second of the second	4	
owers conferred by the paules may be called the Degraphy, Method of Recruitiment, qualifications and parson who has more the by reason of it taking plate aperson who has a wife live a person who has a wife lived a person who has a wife lived that the Central Goverrethe operation of this rule.	Whether selection post or non-selection post or post or post		Selection
of the powers of These Rules may 1963. These rules shall it for the continuent, Schedule. Jus.— No person is void by reas is void by reas No woman who a person provided that the ope	Scale of pay		Rs. 350- 900.
Title.—ation.—Tallfcation,	No. Classifica- of tion posts		General Central Service
R -517 I (I) Short (r) Applic (r) Classii (d) Disqu			one 2
G.S 1	Name of post	-	Develop- ment Officer,

Non-Miisterial)

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549

New Delhi, the 22nd March 1963

- G.S.R. 518.—In exercise of the powers conferred by sub-rule (1) of rule 113 of the Defence of India Rules, 1962, the Central Government hereby appoints for the State of Madras a Compensation Tribunal with its headquarters at Madras to exercise the functions conferred by rules 111 and 112 of the said Rules. The Compensation Tribunal shall consist of—
 - 1. Shri S. Ganesan, Principal Judge, City Civil Court, Madras and
 - 2. Shri Avtar Krishan, Appellate Assistant Commissioner of Income-tax, Madras

as its members

[No. F. 4/2/62-Poll(Spl)I.]

- G.S.R. 519.—In exercise of the powers conferred by sub-rule (1) of rule 113 of the Defence of India Rules, 1962, the Central Government hereby appoints for the State of Orrisa a Compensation Tribunal with its headquarters at Cuttack to exercise the functions conferred by rules 111 and 112 of the said Rules. The Compensation Tribunal shall consist of—
 - 1. Shri Abhimanyu Misra, District and Sessions Judge, Bhubaneswar and
- 2. Shri K. Raha, Appellate Assistant Commissioner of Income-tax, Cuttack

as its members.

[No. F. 4/2/62-Poll(Spl)II.]

- G.S.R. 520.—In exercise of the powers conferred by sub-rule (1) of rule 113 of the Defence of India Rules, 1962, the Central Government hereby appoints for the Union territory of Tripura a Compensation Tribunal with its headquarters at Agartala to exercise the functions conferred by rules 111 and 112 of the said Rules. The Compensation Tribunal shall consist of—
 - 1. Shri T. K. Paul, District and Sessions Judge, Agartala and
 - Shri A. Satyanarayana, Appellate Assistant Commissioner of Income-tax, Calcutta

as its members.

[No. F. 4/2/62-Poll(Spl)III.]

- G.S.R. 521.—In exercise of the powers conferred by sub-rule (1) of rule 113 of the Defence of India Rules, 1962, the Central Government hereby appoints for the Union territory of Manipur a Compensation Tribunal with its headquarters at Imphal to exercise the functions conferred by rules 111 and 112 of the said Rules. The Compensation Tribunal shall consist of—
 - 1. Shri M. H. Khan, District and Sessions Judge, Imphal and
 - Shri A. Satyanarayana, Appellate Assistant Commissioner of Income-tax, Calcutta

as its members.

[No. F. 4/2/62-Poll(Spl)IV] HARI SHARMA, Addl. Secy.

New Delhi, the 22nd March 1963

G.S.R. 522.—In pursuance of clause (1) of article 239 of the Constitution, the President hereby directs that the Lieutenant Governor of Goa, Daman and Diu shall, in relation to that Union territory, discharge the functions of the Central Government (i) under section 5 of the Indian Passport Act, 1920 (34 of 1920); (ii) under rules 2 and 4 of the Indian Passport Rules, 1950; (iii) under rule 3 of the Registration of Foreigners Rules, 1939; (iv) in making orders of the nature specified in clauses (c), (cc), (d), (e) and (f) of sub-section (2) of section 3 of the

Foreigners Act, 1946 (31 of 1946); and (v) under the Foreigners Order, 1948, subject to following conditions, namely:—

- (a) that in the exercise of such functions, the said Lieutenant Governor shall comply with such general or special directions as the Central Government may from time to time issue; and
- (b) that notwithstanding this entrustment the Central Government may itself exercise any of the said functions should it deem fit to do so in any case.

[No. 4/3/62-(i)-F.1.]

G.S.R. 523.—In pursuance of clause (1) of article 239 of the Constitution, the President hereby directs that subject to his control, the Lieutenant Governor of Goa, Daman and Diu shall, in relation to that Union territory, discharge the functions of the Central Government (i) for obtaining an indemnity bond in respect of a foreigner entering India; (ii) for taking any action under the terms and conditions of the bond; and (iii) for incurring any expenditure on the foreigner and his family during their residence in India and on their repatriation out of India.

[No. 4/3/62-(ii)-F.1.] FATEH SINGH, Jt. Secy.

ORDER.

New Delhi, the 17th March 1963

G.S.R. 524.—In pursuance of clause (22) of Article 366 of the Constitution of India, the President is hereby pleased to recognise Shri Shripatrao as the Ruler of Aundh with effect from the 7th October, 1962 in succession to the late Raja Shri Bhagwantrao Trimbakrao Pant.

[No. F.3/13/62-Poll.III.]

V. VISWANATHAN, Secy.

ORDER

New Delhi, the 19th March 1963

G.S.R. 525.—Whereas in the opinion of the Central Government issue dated the 5th March, 1963, of the daily entitled "Ren Min Ribao" (Peking People's Daily), published in China from Peking, Canton and Shanghai, contains prejudicial reports as defined in clause (7) of rule 35 of the Defence of India Rules, 1962;

Now, therefore, in exercise of the powers conferred by rule 45 of the Defence of India Rules, 1962, the Central Government hereby—

- (a) prohibits the further sale or distribution of the said issue or any extract therefrom or of any translation thereof, and declares the said issue and every copy or translation thereof or extract therefrom, to be forfeited to Government; and
- (b) directs every person possessing any copy of the said issue to deliverthe same to the local police authorities.

[No. 59/40/63-Poll. I.]

P. K. DAVE, Dy. Secy.

MINISTRY OF FINANCE

(Department of Economic Affairs)

New Delhi, the 20th March 1963

G.S.R. 526.—In exercise of the powers conferred by clause (2) of article 77 read with clause (1) of article 299 of the Constitution, the President is pleased to make the following rule, namely:—

The Guarantee Agreements between the Kreditanstalt fur Wiederaufbau, Frankfurt/Main and the Government of India relating to the loan-

agreements between the Kreditanstalt fur Wiederaufbau of the one part and the Industrial Finance Corporation, or the Industrial Credit and Investment Corporation of India Ltd., or the National Small Industries Corporation, of the other part, shall be executed and authenticated on behalf of the President by the Ambassador of India in the Federal Republic of Germany.

Dated at New Delhi, this 20th day of March, 1963.

[F. No. 2(15)-FCII/62.]

distribution

By order and in the name of the President, K. S. SUNDARA RAJAN, Jt. Secy.

(Department of Revenue)

MEDICINAL AND TOILET PREPARATIONS

New Delhi, the 23rd March 1963

G.S.R. 527.—In pursuance of sub-rule (3) of rule 60 of the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956, the Central Government hereby declares that the new medicinal preparation 'VIMSO GRIPE WATER' manufactured by Messrs Vimso Chemicals Private Ltd., Uavsari shall be included in the category of unrestricted preparations.

G.S.R. 528.—In pursuance of sub-rule (2) of rule 60 of the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956, the Central Government hereby declares the medicinal preparations specified in the Table below as a restricted preparation and directs that the preparation as specified shall be included in the Schedule.

TABLE

(Restricted Preparations)

Pharmacopoeial Preparations

MEDICINAL PREPARATIONS

Tincture of Chinensis I.P.

Dest. Compage

G.S.R. 529.—In pursuance of sub-rule (3) of rule 60 of the Medicinal and Toilet Preparations (Excise Duties) Rules, 1956, the Central Government hereby declares that the new medicinal preparation "VILKOF COUGH SYRUP" manufactured by Messrs Vilco Laboratories, Bombay shall be included in the category of unrestricted preparations.

(Department of Revenue)

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 30th March 1963

G.S.R. 530.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following rules to amend the Customs and Central Excises Duties Export Drawback (General) Rules, 1960, namely:—

Amendment

1. These rules may be called the Customs and Central Excises Duties Export Drawback (General) Amendment Rules, 1963.

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2. In the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, in the Second Schedule, after the existing item at Serial No. 134 and entries relating thereto, the following shall be added, namely:—

"135. Tea Processing Machinery, components and accessories thereof".

[No. 15/F. No. 34(82)/13/62-Cus.IV.]

G.S.R. 531.—In exercise of the powers conferred by sub-section (2) of section 75 read with sub-section (3) of section 160 of the Customs Act, 1962 (52 of 1962) and section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), the Central Government hereby makes the following rules to amend the Customs and Central Excises Duties Export Drawback (General) Rules, 1960, namely:—

Amendment

- 1. These rules may be called the Customs and Central Excises Duties Export Drawback (General) Amendment Rules, 1963.
- 2. In the Customs and Central Excise Duties Export Drawback (General) Rules, 1960, in the Second Schedule, after the existing item at Serial No. 135 and entries relating thereto, the following shall be added, namely:—

"136. Fabrics made of Dacron Yarn".

[No. 17/F. No. 34/298/60-Cus.IV.]

(Department of Revenue)

CORRIGENDUM

CUSTOMS AND CENTRAL EXCISE

New Delhi, the 30th March 1963 ·

G.S.R. 532.—In para 2 of Amendment in the Notification of the Government of India in the Ministry of Finance (Department of Revenue) No. GSR-101 [7/F. No. 34(112)/1/62-Cus.IV], dated the 19th January, 1963, for "Serial No. 134" read "Serial No. 133" and for "135" read "134" against "Syntex Resin".

[No. 18/F. No. 34(112)/1/62-Cus.IV.]

J. BANERJEE, Dy. Secy.

(Department of Revenue)

CUSTOMS

New Delhi, the 30th March 1963

G.S.R. 533.—In exercise of the powers conferred by section 25 of the Customs Act, 1962 (52 of 1962), the Central Government, being satisfied that it is necessary in the public interest so to do, hereby rescinds the notification of the Government of India in the Ministry of Finance (Department of Revenue) No. 84-Customs, dated the 1st March, 1958.

[No. 99.]

S. VENKATESHAN, Dy. Secy.

(Communications Division)

New Delhi, the 23rd March 1963

G.S.R. 534.—In exercise of the powers conferred by section 12 of the Government Savings Certificate Act, 1959 (46 of 1959), the Central Government hereby makes the following rules further to amend the Post Office Savings Certificates Rules, 1960, namely:—

Short title.—These rules may be called the Post Office Savings Certificates (First Amendment) Rules, 1963.

2. In rule 16 of the said Rules after sub-rule (2), the following sub-rule shall be inserted, namely:—

"(3) An authorised postmaster shall give his consent to the transfer of a certificate held on behalf of a minor only if, at the time of the proposed transfer, a parent or the guardian referred to in sub-clause (i) or, as the case may be, sub-clause (ii), of clause (b) of section 5 of the Act certifies, in writing, that the minor is alive and that such transfer is in his interest".

[No. 1522-PTI/63.]

C. B. GULATI, Dy. Secy.

CUSTOMS DIVISION, JODHPUR

Jodhpur, the 21st March 1963

To

Shri Yar Mohammed, Village Suttasar, Dist. Bikaner.

G.S.R. 535.—Whereas this office A.O.C. No. VIII(10)171/JD/62/22144-47, dated 13th November, 1962, is pending service on you.

You are therefore informed to collect the same from the office of Assistant Collector of Customs (Preventive) situated at Kuchaman House, Pali Road, Jodhpur within 10 days from the date of its publication failing which the case property will be disposed of as per rules.

[C. No. VIII(10)191/JD/62/4763.]

To

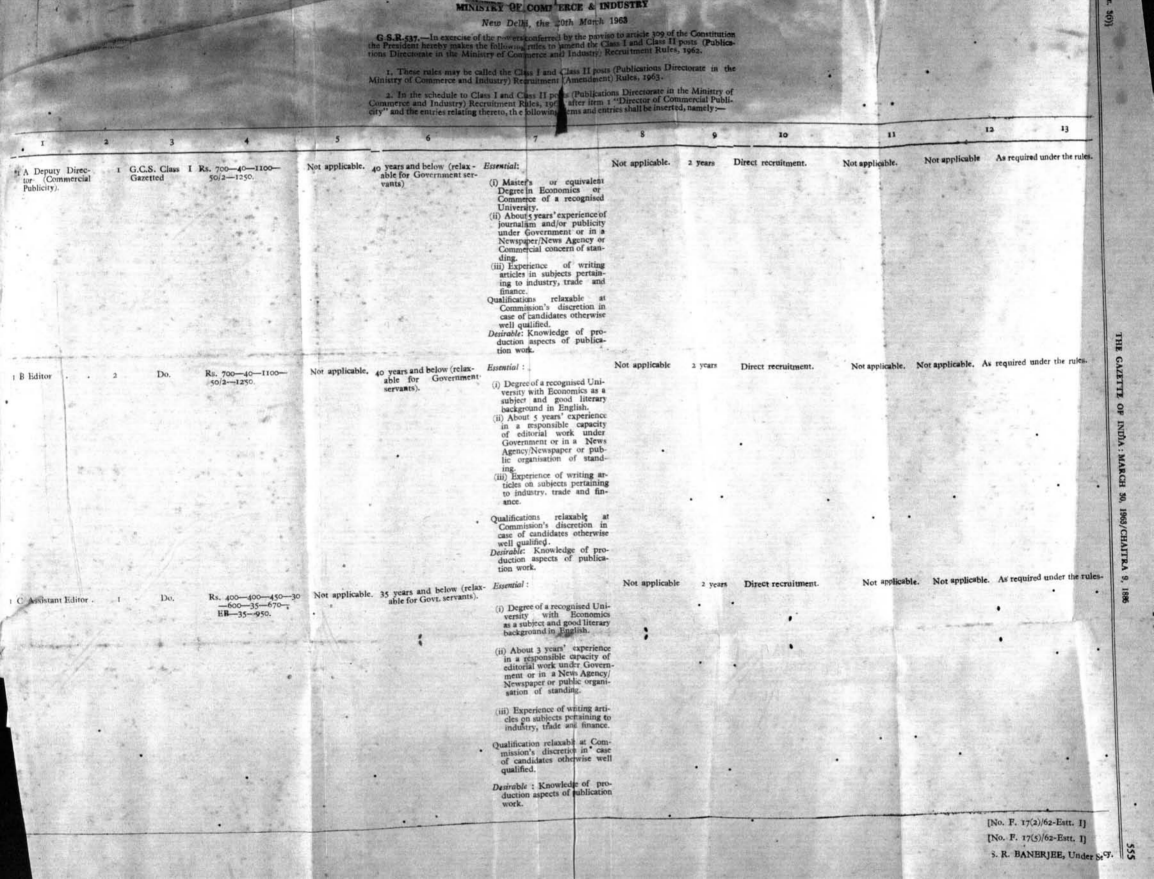
Shri Punamchand, s/o Mani Ram, Village Jhalkhand, P.O. Kihim, Tal-Alibagh, Dist. Kalaba.

G.S.R. 536.—Whereas this office A.O.C. No. VIII(177)JD/61/20565-68, dated 12th October, 1962, is pending service on you.

You are therefore informed to collect the same from the Office of the Assistant Collector of Customs, Jodhpur, within 10 days of its publication failing which case property will be disposed of as per existing rules.

[C. No. VIII(10)177/Jd/61/4765.] (Sd.) Illegible,

for Assistant Collector.



(Department of Company Law Administration)

New Delhi, the 23rd March 1963,

G.S.R. 538.—In exercise of the powers conferred by the proviso to sub-section of Section 594 of the Companies Act, 1956 (Act 1 of 1956) (hereinafter referred as the Act), the Central Government hereby directs that, in the case of the ristnagar Institute (hereinafter referred to as the foreign company), being a eign company, the requirements of clause (a) of sub-section (1) of section 594 the Act shall apply subject to the exceptions and modifications specified below, nelly:

It shall be deemed to be sufficient compliance with the provisions of clause (a) sub-section (1) of section 594 of the Act if in respect of each of the financial rs ended the 31st December, 1958, 31st December, 1959, 31st December, 1960, 31st December, 1961, the foreign company submits to the appropriate Registrar Companies in India in triplicate—

- (i) a statement of its (a) assets and liabilities in India as at the end of the financial year and (b) receipts and payments in India, signed by two directors of the foreign company and a person authorised to accept service of process in India under clause (d) of sub-section (1) of section 592 of the Act, duly certified by a chartered accountant within the meaning of the Chartered Accountants Act, 1949 (38 of 1949), or
- if the foreign company has no assets and/or liabilities in India and has not received any monies and/or has not incurred any expenditure in India during any of the financial years aforesaid a statement to that effect duly signed by the abovementioned persons; and
- (ii) a certificate signed by the persons referred to at (i) above to the effect that the foreign company is not required to file any returns with the authorities in the country of its incorporation under the provisions of law in that country and that it is not engaged in business of any kind in India other than religious activities.

[No. F. 14(22)-CLVI/62.] N. PARASURAMAN, Under Secy.

ORDER

New Delhi, the 15th March 1963

S.R. 539.—In exercise of the powers conferred by section 3 of the Essential modities Act, 1955 (10 of 1955), the Central Government hereby make the ving Order further to amend the Cotton Textiles (Control) Order, 1948.

- (1) This Order may be called the Cotton Textiles (Control) (Second Amendment) Order, 1963.
- (2) In clause 15 of the Cotton Textiles (Control) Order, 1948, after the words "No person shall", the following words shall be inserted.

'except with the permission in writing of the Textile Commissioner".

[No. F.2(4)-Tex(A)/63.]

T. S. KUNCHITHAPATHAM, Dy. Secy.

MINISTRY OF COMMUNITY DEVELOPMENT & COOPERATION

(Department of Co-operation)

New Delhi, the 18th March 1963

R. 540.—In pursuance of rule 5 of the National Co-operative Development ation Rules, 1963, the Central Government hereby nominates the Minister munity Development and Co-operation and the Deputy Minister in charge peration, Ministry of Community Development & Co-operation as the an and Vice-Chairman respectively of the National Co-operative Development

[No. F. 2-23/62-Plan.] G. D. GOSWAMI, Jt. Secy.

MINISTRY OF TRANSPORT & COMMUNICATIONS (Department of Transport)

(Transport Wing)

PORTS

New Delhi, the 20th March 1963

G.S.R. 541.—In exercise of the powers conferred by section 9 of the Bombay Landing and Wharfage Fees Act, 1882 (Bombay Act No. 7 of 1882), as applied to the Port of Kandla in the notification of the Ministry of Transport No. 14-P(89) to the Port of Kandla in the notification of the Ministry of Transport No. 14-P(89) the Chief Customs Authority, hereby makes, with the previous sanction of the Central Government, the following amendment in the Kandla Port Bye Laws, 1955, published with his office notification No. S.R.O. 1125, dated the 14th May, 1955, namely: namely:

For the existing Bye Law No. 4, the following Bye Law shall be substituted, namely:

"4. Port's working hours for cargo.—The working hours for the purpose of landing and shipping cargo both by day and night (which must be observed on Sundays and holidays, if overtime work is permitted on those days) shall be as under:—

At Kandla:

Day-7 A.M. to 11 A.M. and 11-30 A.M. to 3-30 P.M. Night-4 P.M. to 8 P.M. and 8-20 P.M. to 12-00 midnight.

At Tuna:

Day-8 A.M. to 12 noon and 1 P.M. to 5 P.M.

Night- 5-30 P.M. to 9-30 P.M. and 10-30 P.M. to 2-30 A.M.

Work during nights, Sundays and holidays is subject to the permission of the Collector of Customs or his authorised representative. All work during nights, Sundays, holidays and recess hours shall be permitted on application to the Traffic Manager and on payment of fees as may be prescribed from time to time in the Scale of Rates.

Clearance of import cargo and admittance of export cargo shall ordinarily be permitted only between 7 A.M. and 3-30 P.M. at Kandla, and between 8 A.M. to 5 P.M. at Tuna. However, in special cases, the Traffic Manager shall permit clearance and admittance of cargo outside working hours on payment of charges as may be prescribed from time to time in the Scale of Rates.

[F. No. 2-PG(15)62.] N. C. PATEL,

Development Commissioner,

Kandla Port.

(Department of Transport) (Transport Wing)

PORTS

New Delhi, the 20th March 1963

G.S.R. 542.—In exercise of the powers conferred by sub-section (1) of section 6 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby makes the following rules further to amend the Port of Cochin (Hire and Dumurrage Charges) Rules, 1958 published with the notification of the Government of India in the Ministry of Transport and Communications (Department of Transport—Transport Wing) No. G.S.R. 851 dated the 1st September, 1958, the same having been previously published as required by sub-section (2) of the said section namely: tion namely:-

1. These rules may be called the Port of Cochin (Hire and Demurrage Charges) Amendment Rules, 1963.

In the Schedule to the Port of Cochin (Hire and Demurrage Charges) Rules, 1958 in rule 4 of section VII entitled "RULES FOR THE USE OF COVERED OR OPEN SPACE IN THE WHARF PREMISES AT FORT COCHIN BELONGING TO

THE PORT OF COCHIN", after Schedule B dealing with Godown Rent on Export Goods, the following Schedule shall be inserted, namely:—

"C. SCHEDULE OF GODOWN RENT ON TRANSHIP GOODS

Item No.

Classification

i, (i) Goods originally manifested at the Port of shipment for transhipment at Cochin.

(ii) Goods not originally manifested for transhipment at Cochin but meant for other Ports, landed at this Port but reshipped later, provided the prior written permission of the Port's Traffic Manager for reshipment of goods is obtained before landing the said goods.

s per items 1 to 3 of Schedule B, dealing with Godown Rent on Export Goods.

[No. 6-PG(77)/61.]

G.S.R. 543.—In exercise of the powers conferred by sub-section (1) of section 35 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby makes the following further amendments in the notification of the Government of India, Ministry of Transport (Transport Wing) No. 3-PII (137)/54-VI dated the 1st October, 1955, namely:—

In the Schedule to the said notification,-

- (a) for the existing items (1), (2) and (4) of the Note below the table in Part I relating to "Hire of quay cranes to Masters, Owner or Agents of Vessels", the following items shall be substituted, namely:—
 - "(1) Requisitions for cranes shall be made out in duplicate on the prescribed form signed by the Masters or Agents of vessels stating from what time and for what duration the cranes are required. The applications should be tendered not later than 2-30 P.M. on week days and 11 noon on Saturdays.
 - (2) Cranes required for urgent work should be applied for before 3-30 P.M. on week days and 1-30 P.M. on Saturdays.
 - (4) The cranes will normally be made available for work between 7 A.M. and 11 A.M., 11-30 A.M. and 3-30 P.M., 4 P.M. and 8 P.M. and 8-20 P.M. and 12 midnight. If the cranes are required during recess periods, due notice in advance shall be given when efforts will be made to supply the cranes as far as possible.
 - (b) in Part VII relating to "Fees for overtime work" under the heading "Steamers" against serial No. 1,—
 - (i) for items (i) and (ii) and the entries against them in the respective columns, the following shall be substituted, namely:—
 - "(i) Sundays and holidays or part thereof (7 A.M. to 11 A.M. and 11-30 A.M. to 3-30 P.M.)—Rs. 50/-.
 - (ii) Night work or part thereof (4 P.M. to 8 P.M. and 8-20 P.M. to 12 midnight—Rs. 30/-".
 - (ii) for items (d) and (g) of the Note thereunder, the following shall be substituted, namely:—
 - "(d) Any work done between 4 P.M. and 8 P.M. and 8-20 P.M. and 12 midnight shall be treated as night work.
 - (g) For the purpose of these rules, 'holiday' means any day declared to be a holiday in this behalf by the Development Commissioner, Kandla and 'recess hours' means the hours between:
 - (i) 12 midnight and 7 A.M.
 - (ii) 11 A.M. and 11-30 A.M.
 - (iii) 3-30 P.M. and 4 P.M.
 - (iv) 8 P.M. and 8-20 P.M"

Explanatory Note

On account of the decision of the Government of India, Ministry of Transport and Communications to give weightage for night working, it has become necessary to make the above amendments so as to reduce the working hours of the staff working at night."

[F. No. 2-PG(15)62.]

- G.S.R. 544.—In exercise of the powers conferred by sections 5 and 6 of the Bombay Landing and Wharfage Fees Act, 1882 (Bombay Act No. 7 of 1882), as applied to the Port of Kandla under the notification of the Ministry of Transport No. 14-P(89)49-I dated the 29th June, 1950, the Central Government Kereby makes the following further amendments in the notification of the Government of India, late Ministry of Transport (Transport Wing), No. 3-PII(137)54-I, dated the 1st October, 1955, namely:—
 - (1) In Chapter IV appended to the said notification, in the Note below the table dealing with Warehousing charges on goods in the duty paid warehouses and in the Bonded Warehouses, for item (xviii), the following item shall be substituted, namely:—
 - "(xviii) Working hours of the warehouses will be from 7-00 A.M. to 11-00 A.M. and 11-30 A.M. to 3-30 P.M. except on Sundays and holidays. If overtime work is permitted in the warehouses, as a special case, overtime fees shall be leviable at the rate of Rs. 4/- per hour or part thereof per application, subject to minimum of Rs. 8/-".
 - (2) In Chapter VII appended to the said notification, for the existing items 1 and 2 of the Note under Part II, relating to 'Overtime fees', the following items shall be substituted, namely:—
 - "1. Application for delivery of import cargo or for admittance of export cargo must reach the Traffic Manager or his representative—
 - (i) not later than 10-00 A.M. on the same day in the case of work during recess hours between 11-00 A.M. and 11-30 A.M.;
 - (ii) not later than 2-00 P.M. in case of work required to be done after working hours (day shift) on the same day;
 - (iii) not later than 2-00 P.M. on the previous day in the case of work including night work, on Sundays and holidays.
- 2. Overtime work shall not ordinarily be permitted between 12-00 midnight and 7-00 A.M., except in very special circumstances, and at the sole discretion of Traffic Manager.

Explanatory Note

On account of the decision of the Government of India, Ministry of Transport and Communications to give weightage for night working, it has become necessary to make the above amendments so as to reduce the working hours of the staff working at night.

[F. No. 2-PG(15)62.]

New Delhi, the 22nd March 1963

G.S.R. 545.—In pursuance of rules 33 and 34 of the Harbour Craft Rules for the Port of Madras, 1935, the Central Government hereby makes the following further amendments in the rules for the grant of certificates of competency or permits to Masters and Syrangs, Engineers and Engine drivers of mechanically propelled craft plying in the port of Madras published with the notification of the Government of India in the late Department of War Transport No. 19-P(13)/40-III, dated the 28th May 1946, namely:—

In the said rules,

(1) for rules 10 to 17, the following rules shall be substituted, namely:-

10. Prescribed Tests.—Every candidate for a certificate of competency must pass he prescribed sighttest before a certificate can be issued to him. A person rorm 2A and pay a fee of Rupees Two to the Principal Officer, Mercantile Marine pepartment, Madras,

Note.—Detailed information with regard to the conduct of examination and the andards required is contained in Appendix 'G'.

- 11. (a) Letter test.—Every candidate for a certificate must undergo the letter
- (b) Lantern test.—Every candidate must undergo the lantern test on every casion on which he presents himself for examination for his first certificate of ampetency; but, if he then passes, he shall not be required to undergo lantern test any subsequent occasion.
- 12. (a) Passing or failure in examination—Letter test.—If the candidate passes he letter test, he will proceed to the lantern test, unless he holds a certificate of empetency. If he fails in the letter test, he may—
 - (i) Proceed to the lantern test, in which case the result of both tests will be taken into consideration in deciding whether he is to be passed;
 - (ii) break off the examination and present himself for re-examination in not less than three months' time.
- (b) Lantern test.—If the candidate passes the lantern test after passing the start test, he shall be deemed to have passed the examination.
- (i) If the result of the lantern test is inconclusive, or if the candidate after falling in the letter test, his case shall be submitted on the prescribed form nown as Exn. 17(b) to the Principal Officer, Mercantile Marine Department, Madras istrict, who shall decide whether he has passed or failed, or whether he shall be eferred for a special examination.
- (ii) If the candidate fails to pass a lantern test, the examiner shall point out him the conditions stated in Rule 14 under which he can appeal. Appeals shall made to the Principal Officer, Madras.
- (iii) A candidate who fails to pass the lantern test shall not be re-examined cless the Principal Officer decides that he may be re-examined after a lapse of the months. The certificate in the Form (Exn. 16A) which is issued to the indidate will state whether he may or may not be re-examined.
- 13. Special examination: Referred cases.—In the case of a candidate who is ferred for further examination the Principal Officer shall make arrangements or a special examination for which no additional fee shall be charged.
- 14. Special examination: Appeal cases.—A candidate who is adjudged to have alled in the lantern test may appeal to the Principal Officer who will remit the ase to a special body of examiners for decision. Such candidate shall be required pay a special fee of Rs. 32 which will be returned to him if he is declared to have passed the special examination.
- 15. Special examination: Candidates must attend punctually.—Candidates who he referred for a special examination or who appeal from the result of the local ests will be notified by the Principal Officer, Madras of the time at which they should attend for special examination and are expected to inform the Principal Officer whether or not they will be able to attend at that time. Any candidate who, there informing the Principal Officer that he will attend, fails to appear at the time pointed, shall be liable to have his examination postponed indefinitely and also the has appealed under paragraph 14 will forfeit the appeal fee of Rs. 32 and will be required to deposit a further fee of the same amount before further transferments are made for his special examination.
- 16. Failure in special examination.—Where during the course of a special examination, a candidate who has appealed or has been referred is found to have a termanent defect in his eyesight such as to render him unfit for a sea career, is shall be finally rejected and shall not be allowed to be examined again in the light test on any future occasion, provided that if the candidate is still dissatisfied,

it will be open to him, if he so desires to present himself for a s cond special examination on payment of a fee of rupees seventyfive. Such candidate shall be required to bring with him a friend to witness the examination. A second examination under this rule shall be entirely voluntary, and shall form no part of the examination for a certificate of competency. The Central Government may take into consideration the result of such examination in determining whether a certificate shall be granted.

- 17. The special appeal fee of rupees seventy-five shall not be returnable, unless in the special circumstances of an individual case, the Central Government see fit to refund it."
- (2) for rules 18, 21 and 24, the following rules shall respectively be substituted, namely:—
- "18. All candidates for a Syrang's Certificate of competency must be examined in the letter and the colour vision test.
 - 21. All candidates for a Second Class Master's Certificate of Competency must first be examined in the letter test.
 - 24. All candidates for a First Class Master's Certificate of Competency must first be examined in the letter test.
 - (3) after appendix 'F', the following appendix shall be inserted, namely:-

APPENDIX 'G'

SIGHT TESTS

Details as to the conduct of the tests

The object of these tests is to ensure that the candidate's eyesight is sufficiently good to enable him to pick up and identify correctly the lights of distant ships. Experience has shown that for this purpose he must be able to reach certain minimum standards both of form and colour vision.

The tests employed are two, a Letter Test and a Lantern Test, details of which are given below. The Letter Test is a test of form vision only, and the Lantern Test is a test of form and colour vision combined.

The tests must be conducted under the strict personal supervision of the Examiner. A careful record must be kept of all mistakes made by the candidate both in the letter test and in the Lantern test.

Each Examiner shall keep a record of all candidates passed by him for reference when required.

Spectacles not allowed.—During the examination in the sight tests candidates shall not be allowed to use spectacles or glasses of any kind or any other artificial aid to vision. They will, however, have the option of using either eye separately or both eyes together.

1-LETTER TEST

- I. Letter test to be taken first.—The first test which the candidate is required to undergo is the letter test.
- 2. Apparatus use.—The letter test to be used for all candidates is that conducted on Snellen's principle by means of sheets of letters.
- 3. Standard of vision required.—With the exception indicated below (see paragraph 6), every candidate will be required to read five of the six letters in the sixth line and four of the seven letters in the seventh line, using either eye of both eyes at his option.
- 4. Method of testing.—The test sheets should be hung on the wall in a good light, but not in direct sunlight, at a height of five or six feet from the ground. The candidate should be placed at a distance of exactly 16 feet from the sheets and exactly opposite them. This distance should be carefully measured, and should never in any circumstances be varied.

One of the sheets should then be exposed, and the candidate should be asked to read the letters on each sheet, beginning at the top and going downwards. Any mistakes which he makes should be carefully noted. If then it is found that he has read correctly at least five letters in the sixth line and four letters in the seventh line of a sheet, the candidate may be considered to have normal vision, and should be marked "passed" in the appropriate column or the form of application (Exn. 2-B).

5. Passing or failure.—If at the conclusion of the test the candidate is found to reach required standard he may be considered to have passed, and the Examiner should proceed with the lantern test, unless the candidate fails to reach the standard required for the certificate entered for, he should be tested with at least four sheets, and the Examiner should record on the prescribed form known as Exn. 17(b) the number of mistakes made in each line of each sheet, and explain to the candidate the alternatives mentioned in rule 12(a).

Failure to pass letter test is due to some defect in form vision, and such defects are sometimes curable. Whenever, therefore, a candidate fails to pass this test the Examiner should advise him to consult an opthalmic surgeon with a view to ascertaining what is the nature of the defect in his form vision and whether it is curable.

- 6. Lower standard required in certain cases.—Candidates who are in possession of certificates obtained before January 1st, 1914, may be regarded as passing the letter test if they can read correctly with both eyes at least three of the five letters in the fifth line of a test sheet.
- 7. Tests to be varied.—The examiner should take care by varying the order of the test sheets and by every other means in his power, to guard against the possibility of any deception on the part of the candidate.

II-LANTERN TEST

- 8. Apparatus.—A special lantern and a mirror have been provided for this test. The lantern should be placed directly in front of the mirror, so that the front part of the lantern is exactly ten feet from the mirror. Care should be taken that the lantern is properly placed, that is to say, the lights reflected in the mirror must show clearly when viewed from the position of the candidate on the left of the lantern. The examiner should always satisfy himself that these conditions are fulfilled before commencing the examination.
- 9. Darkness adaptation.—If a candidate makes mistakes at the beginning of the lantern test he should be kept in a completely or partially darkned room for at least quarter of an hour and should then begin the test again.

Before the examination commences the Examiner must satisfy himself that the room, in which it is conducted is so darkened as to exclude all daylight.

10. Method of testing.—The lantern supplied for the examination is so constructed as to allow one large or two small lights to be visible and is fitted with 12 glasses of three colours red, white and green. At the commencement of the examination the Examiner should show to the candidate a series of lights through the large aperture, and should require him to name the colours as they appear to him. Care should be taken in showing the white light to emphasise the fact that the light is not a pure white. If a candidate makes mistake of calling this light "red" proper red light should be shown immediately after and the candidate's attention directed to the difference between the two.

After a series of lights through the large aperture has been shown, the Examiner should make a complete circuit with the two small apertures, requiring the candidate to name the colours of each set of two lights from left to right. To prevent any possibility of the order in which the lights are arranged from being learnt, the Examiner should at least twice in each circuit go back varying number of colours.

A record of any mistakes, made with either the large aperture or the two smaller apertures should be kept on prescribed Form known as Exp. 17(b) in accordance with the instructions thereon.

11. Passing or failure.—If a candidate with either the large apperture or the two smaller apertures of the lantern mistakes red for green or green for red, the should be considered to have "failed" in the lantern test.

If the only mistake made by the candidate with the lantern is to call the white light "red" and if after his attention has been specially directed to difference between the two he makes no further mistake of this nature he show be considered to have passed in the lantern test.

If a candidate makes any other mistake with the lantern, i.e., if he calls when "red" repeatedly or red "white" at all, or confuses green and white his case should be reported to the Government of India and he should be told that the decision as to whether he is passed or failed, or must undergo a further examination who be communicated to him in due course. Pending the receipt of the Government of India's instructions such a candidate should only be allowed to proceed with the remainder of the examination for a certificate of competency on the expression of the sight Tests.

12. Further examination and appeals.—If in the cases covered by the preceding paragraph the Principal Officer decides that a further examination, is necessary arrangements will be made for a special examination.

If, however, on the report of the examiner, the Principal Officer decides the nature of the mistakes made shows conclusively that a candidate's sight is defective as to render him unfit to hold a certificate, the candidate shall be considered to have failed.

In cases where, upon the report of the Examiner, a candidate is plucked the Principal Officer, as well as in the case of a special examination, the Government of India may allow a candidate who is dissatisfied with this decision to appear for a further examination, subject to the conditions set out in rule 9.

[No. 13-PG(35)/62

New Delhi, the 23rd March, 1963

G.S.R. 546.—In exercise of the powers conferred by sub-section (1) of section 35 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby directs that the following further amendment shall be made and shall be deme always to have been so made in the notification of the Government of India in the Ministry of Transport and Communications, Department of Transport (Transport Wing), No. 3-P.II(137)/54/V, dated the 1st October, 1955, namely:—

In the Schedule to the said notification for the expression "metric tomes wherever it occurs, the word 'tons' shall be substituted.

[No. F. 2-PG(7)61]

G.S.R. 547.—In exercise of the powers conferred by sections 5 and 6 of the Bombay Landing and Wharfage Fees Act, 1882 (Bombay Act No. VIII of 1882), a applied to the Port of Kandla in the Ministry of Transport Notification No. 149 (89)/49-I, dated the 20th June 1950, the Central Government hereby makes the following amendment in the Ministry of Transport notification No. 3-P.II(137)544 dated the 1st October, 1955, namely:—

In Chapter I appended to the said notification, under 'scale A-Wharfage', in note 9, for the words "for four years", the words "for four years and twentyfine days" shall be substituted.

[No. F. 2-PG(17)/63.]

G.S.R. 548.—In exercise of the powers conferred by sub-section (1) of section 35 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby directs that the following further amendment shall be made and shall be deemed always to have been so made in the Kandla Port (Pilotage Fees) Rules, 1958 published with the notification of the Government of India in the Ministry of Transport and Communications, Department of Transport (Transport Wing), No. 2 B-PG. (64)/58, dated the 19th November, 1958, namely:—

In the Schedule to the said notification for the expression 'metric tonne' wherever it occurs, the word 'tons' shall be substituted.

[No. F. 2-PG(7)61]

GS.R. 549.—In exercise of the powers conferred by sub-section (1) of section 33 of the Indian Ports Act, 1908 (15 of 1908), the Central Government hereby directs that the following further amendment shall be made and shall be deemed

always to have been so made in the notification of the Government of India in the Ministry of Transport and Communications, Department of Transport (Transport Wing) No. 19-P(82)/48-IV, dated the 31st January, 1950, namely:—

In the schedule to the said notification for the expression "metric tonnes of 1,000 K. Gms.", wherever it occurs, the expression "tons' shall be substituted.

[No. F. 2-PG(7)61.]

G.S.R. 550.—In exercise of the powers conferred by sub-section (1) of section 35 of the Indian Ports Act, 1008 (15 of 1908), the Central Government hereby directs that the following further amenment shall be made and shall be deemed to have always been so made in the notification of the Government of India in the Ministry of Transport and Communications, Department of Transport (Transport Wing) No. 3-P.II(137)/54-VI, dated the 1st October, 1955, namely:—

In item No. 5 entitled fees for measuring and surveying vessels of the schedule to the said notification, for the expression "metric tonnes" wherever it occurs, the word 'tons' shall be substituted.

[No. F. 2-PG(7)61.]

HARBANS SINGH, Under Secy.

MINISTRY OF ECONOMIC AND DEFENCE CO-ORDINATION

(Department of Supply)

New Delhi, the 30th March 1963

- G.S.R. 551.—In pursuance of rule 11 of the Indian Supply Service (Class I) Rules, 1961, the Central Government, after consultation with the Union Public Service Commission, hareby makes the following rules, namely:—
 - Short title and commencement:—These rules may be called the Indian Supply Service (Class I—Recruitment by Competitive Examination) Rules, 1963.
 - 2. Definitions.—(1) In these rules, unless the context otherwise requires—
 - (a) "Appendix" means an appendix to these rules;
 - (b) "Commission" means the Union Public Service Commission;
 - (c) "Examination" means a competitive examination for recruitment to the Service referred to in rule 11 of the Indian Supply Service Rules, 1961:
 - (d) "Service" means the Indian Supply Service (Class I), particulars in respect of which are given in Appendix IV.
- 2. All other words and expressions used in these rules and not defined shall have the meanings respectively assigned to them in the Indian Supply Service (Class I) Rules, 1961.
- 3. Holding of Examination.—(1) The examination shall be held in India at such times and places as may be prescribed in the notice issued by the Commission. Every such notice may specify the number of vacancies to be filled on the result of the examination.
- (2) If the examination held by the Commission is a combined examination for recruitment to more than one Service or Department, the following provisions shall apply, namely:—
 - (a) Any person may apply to be admitted as a candidate for appointment to all or any of the Services or Departments for which he is eligible If he wishes to compete for appointment in more than one Service or Department, he shall state in his application form which Services or Departments he wishes to compete for and the order of his preference. It shall be sufficient for him to make one payment of the fee referred to above;
 - (b) the Central Government shall assign successful candidates to each Service or Department after taking into account all circumstances

and factors including any personal preference expressed by the candidate.

- 5. Conditions of eligibility.—In order to be eligible to compete at the examination, a candidate must satisfy the following conditions, namely,
 - (i) Nationality.-He must be-
 - (a) a citizen of India, or
 - (b) a subject of Sikkim, or
 - (c) a person of Indian origin who has migrated from Pakistan with the intention of permanently settling in India:

Provided that subject to the issue of a certificate of eligibility in his favour, a subject of Nepal or a Tibetan who came over to India before the 1st January, 1962 with the intention of permanently settling in India may also compete at the examination:

Provided further that a candidate belonging to category (c) must be a person in whose favour a certificate of eligibility has been given by the Central Government and such certificate of eligibility will be valid only for a period of one year from the date of his appointment if he were appointed beyond which he can be retained in service only if he has become a citizen of India.

Note 1.—Certificate of eligibility will not, however, be necessary in the case of a candidate belonging to any one of the following categories:—

- (1) Persons who migrated to India from Pakistan before the 19th July, 1948 and have ordinarily been residing in India since then.
- (2) Persons who migrated to India from Pakistan on or after the 19th July, 1948 and who have been registered as citizens of India under article 6 of the Constitution.
- (3) Non citizens belonging to category (c) who have entered service under the Government of India before the 26th January, 1950 and who nave continued in such service since then. Any such person who re-entered or may re-enter such service with break after the 26th January, 1950, will, however require certificate of eligibility.

Note 2.—A candidate in whose case a certificate of eligibility is necessary may be admitted to the examination and he may also be provisionally appointed subject to the necessary certificate being granted in his favour.

(ii) Age.—On the date prescribed by the Commission in their notice of the examination issued under rule 3, a candidate must have attained the age of 20 years and must not have attained the age of 25 years:

Provided that the upper age limit may be relaxed upto 30 years in the case of candidates who are permanently employed in the Directorate General of Supplies and Disposals or who were continuously in temporary service under that Directorate for at least 3 years or who were within the above specified age limits on the date of their employment in the Directorate, such relaxation being limited to three examinations only.

Note 1.—Departmental candidates must obtain previous permission of the Head of the Department to compete for the examination.

Note 2.—The upper age limit may be relaxed:-

- (i) upto a maximum of five years if a candidate belongs to the Scheduled Castes or the Scheduled Tribes;
- (ii) upto a maximum of three years if a candidate is a bona fide displaced person from Pakistan:

Provided that this concession shall not be admissible to a candidate who has already appeared at five previous examinations;

(iii) upto a maximum of eight years if a candidate belongs to the Scheduled Castes or Scheduled Tribes and is also a bona fide displaced person paldeten. from Pakistan: